

INDEX.

Cases reported in full are cited by the names of the parties. Reference to digested cases is indicated by the abbreviation dig.; to the Current Topics, C. T.; to the Correspondence, by Cr.; to Queries and Answers, by Q. & A.; and to Notes by n. or note.

ACCORD AND SATISFACTION.

- Acceptance of part payment no discharge of debt, C. T., 481.
- Bankruptcy of debtor and consequent loss of property revives debt, dig. S. J. C. Me., 486.

ACTION.

- By joint owners of crops for injury thereto, dig. Tex. Ct. App., 297.
- By private individual against school district for public wrong, improper, dig. S. C. Kan., 479.
- Can one maintain suit for throwing cloud on his title? Q. & A., 279.
- Can vendee of land already appropriated by railroad without condemnation sue company for damages or eject company? Q. & A., 239.
- Charge of representations concerning officers not actionable though false. Knight v. Blackford, in full, S. C. D. C., 190.
- Checkholder cannot sue bank, dig. S. C. N. J., 57.
- Co-tenants may join for recovery of rent, dig. S. C. Ohio, 57.
- Creditor cannot sue for unpaid bid at sheriff's sale, dig. S. C. Oreg., 155.
- For dog bite, ownership of dog, evidence, dig. S. C. Iowa, 375.
- For subornation of perjury, C. T., 221.
- Injunction of employer against trading with merchant gives no right of action, dig. S. C. Tenn., 396.
- Liability of executor's sureties for failure to pay legacies, accrues when, dig. S. C. Minn., 96.
- Liability of shareholder in national bank, survives, dig. U. S. C. C. N. D. Ill., 195.
- Mortgagee may sue him who assumes mortgage, Cooper v. Foss, S. C. Neb. cr., 1.
- On negotiable paper out of plaintiff's possession, dig. S. C. Mich., 256.
- On note assigned by executor in another State lies, Campbell v. Brown, in full, S. C. Iowa, 4.
- Person *in loco parentis* may sue same as parent for injury to child causing loss of service, etc., Whittaker v. Warren, in full, S. C. N. H., 192.
- Prerequisites to maintenance of action for money lent to one on collateral security, dig. S. C. So. Car., 296.
- Procuring conviction of crime by perjury not actionable, dig. S. J. C. Me., 455.
- Procuring false judgment not actionable, dig. Ky. Ct. App., 357.
- Procuring subornation of perjury gives no cause of action, dig. S. C. Cal., 178.
- Promise to pay administrator, when appointed binding, dig. S. C. N. J., 297.
- Release by minor, duty to return money on rescission of dig. S. C. Iowa, 357.
- Right of wife to sue for money lost by husband at gaming, dig. S. C. Ky., 236.
- Subsequent grantee cannot sue for breach of warranty broken before acquisition of his title, dig. S. J. C. Mass., 36.
- "Suits By and Against Counties," A. J. Donner, 185.
- "The Law as to the Nearest Doctor," Law Journal, 118.

ACTION—Continued.

- Two actions for same tort proper, dig. S. J. C. Mass., 115.
- Ward may sue on guardian's bond before final settlement, dig. S. C. Mo., 15.
- See Conspiracy; Fraud; Waters.
- ACTION FOR WRONGFUL DEATH.
- Premature birth and death gives no right of action. Dietrich v. Hamilton, in full, S. J. Mass., 488.

ADMINISTRATION.

- Can married woman be appointed administratrix? Q. & A., 239.
- Executor of administrator, not entitled to administration *de bonis non*, dig. S. C. Vict., 254.
- Payment away of warrants by administrator makes them administered assets, dig. U. S. S. C., 496.

ADMIRALTY.

- Contract of master to carry cargo and make sale not binding on owners, dig. U. S. D. C. E. D. Mich., 455.
- General average injury to property by fire department of city, in extinguishing fire does not give right to, C. T., 301.
- General average landing cargo to make repairs, dig. Eng. Ct. App., 236.
- Mortgage of vessel for purchase money not maritime contract, dig. U. S. D. C. W. D. Pa., 455.
- Right of owner of deck load to recover general average, dig. U. S. C. C. D. La. 57.
- Tow not entitled to share salvage with tow boat notwithstanding deviation, dig. U. S. C. C. E. D. Pa., 174.
- See Liens.

ADOPTION.

- Petition need not negative relationship, dig. S. J. C. Mass., 218.

ADVERSE POSSESSION.

- Entry under contract of purchase, dig. S. C. Ala., 297.
- See Estoppel; Municipal Corporations.

AGENCY.

- Agent may collect otherwise than in money, when, dig. S. C. Iowa, 36.
- Authority of presenter of bill to receive payment, dig. S. C. Mich., 336.
- Authority of road master to bind corporation by employment of physicians, dig. S. C. Ind., 497.
- Authority to sell "within a short time" stated price not revoked by enhancement of values, dig. S. C. Colo., 338.
- Delivery of proceeds of attorney's collection to agent, dig. S. C. Ohio Com., 57.
- Detention of principal's money, interest for, dig. S. J. C. Mass., 298.
- "Directors of Corporations," Joseph A. Joyce, I., 305, II., 327.
- Duties of principal to broker, dig. N. Y. Ct. App., 96.
- Execution by, when execution by principal, Bradstreet v. Baker, in full, S. C. R. I., 292.
- Insurance agent not liable to one for whom he gratuitously agrees to place insurance, Frauenthal v. Derr, in full, S. C. Pa., 429.
- Liability for conversion by principal's order, Singer Mfg. Co. v. King, in full, S. C. R. I., 313.

AGENCY—Continued.

"Liability of Agents Upon Unsealed, Non-Negotiable Instruments,"—Benj. F. Rex, 182.

Right of principal to profits on goods sold to him by agent, dig. S. J. C. Mass., 296.

Sale by agent to principal of worthless bonds, loss falls upon agent, dig. U. S. C. C. S. D. N. Y., 195.

"The Law of Ratification,"—W. A. Alderson, 482.

See Insurance Agents.

ALTERATION OF INSTRUMENTS.

Addition of signature to note secured by mortgage does not impair mortgage, dig. U. S. S. C., 455.

Change in mortgage given for purchase money, does not help wife not consenting, dig. S. C. N. J., 297.

Voluntary payment of altered note by one maker gives no right to contribution, dig. S. C. Ohio, 455.

APPEAL.

Error in time and place by fault of appellate, dig. S. C. La., 376.

Right to, how lost, dig. S. C. La., 476.

APPELLATE PRACTICE.

Appeal of fugitive from justice will be dismissed, *Warwick v. State*, in full, S. C. Ala., 232.

Deposit of certificate of deposit accepted in lieu of money sufficient when, dig. S. C. Nev., 357.

Flight from jurisdiction justifies dismissal of appeal, dig. S. C. Ala., 115.

Sufficient evidence to support verdict presumed, dig. S. C. Mich., 78.

Sum requisite to jurisdiction, division of decree, can not affect right of appeal, dig. S. C. App. W. Va., 316.

ARBITRATORS.

Motives of, cannot be impeached, C. T., 221.

ARREST.

Duty of sheriff to keep debtor after return of execution, dig. S. C. Ill., 476.

Voluntary escape no discharge from imprisonment, dig. S. C. Ill., 476.

Form of action immaterial when cause of action entitles plaintiff to *capias*, dig. U. S. C. C. N. D. Ill., 457.

See Infancy.

ASSESSMENTS.

Fraud by conveyance of strip adjoining street does not affect city, dig. S. C. Wis., 36.

To pay contract not referred to committee as provided by law, are void, dig. Ky. Ct. App., 436.

ASSIGNMENT.

Alimony assignable, dig. Eng. Ct. App., 155.

Assignee is not trustee for creditors, dig. L. Can. H. Ct. Q. B. Div., 57.

Authority to sell on credit does not avoid, dig. S. C. Ont., 135.

Check not an, dig. S. C. Tenn., 415.

Draft upon particular account, when not assignment, dig. S. J. C. Mass., 217.

Of debt, notice to debtor, when required, dig. S. C. Vt., 376.

Rights of assignee of bank account not affected by illegal seizure by government, dig. U. S. S. C., 57.

Right of action for personal injuries, dig. S. C. Iowa, 415.

When preference will be held to be a general assignment, *Clapp v. Dittmar*, U. S. C. C. E. D. Mo. C. T., 81.

With reservation of exemption void, dig. S. C. Wis., 316.

See Lien; Mortgage; Trade Marks.

ATTACHMENT.

Insolvent has no attachable interest in assigned property even in suits by foreign creditors, dig. Md. Ct. App., 77.

Land conveyed fraudulently may be attached as grantors, dig. S. J. C. Mass., 36.

Money taken from prisoner not subject to, dig. S. C. Iowa, 15.

Of bonds, manual seizure requisite dig. N. Y. Ct. App., 217.

Of interest of landlord in land let on shares, *Long v. Green*, in full, S. C. Pa., 294.

See Constitutional Law; Husband and Wife.

ATTORNEY.

Disbarment for imputations upon courts, C. T., 481.

Has no claim against county for defending criminal, dig. S. C. Ill., 15.

Not liable to judgment debtor for money had and received after reversal of judgment, *Wright v. Aldrich*, in full, S. C. N. H., 174.

ATTORNEY AND CLIENT.

Agreement that former shall retain expenses and services out of avails of suits gives him lien, dig. S. C. Conn., 436.

Lien on judgment for fees—*Middlesex Freeholders v. State Bank*, in full, N. J. Ch. Ct., 393.

Measure of former compensation, dig. S. C. Cal., 15.

ATTORNEY'S FEES.

May be stipulated for, dig. S. C. Cal., 236.

AUTREFOIS ACQUIT.

Assault and kidnapping not same offence, dig. S. C. Oreg., 76.

Keeping liquors for sale and keeping a place reputed to be liquor store not same offence, dig. S. C. Conn., 174.

AUTREFOIS CONVICT.

Assault, and assault with intent to kill not same offence, dig. S. C. Fla., 137.

Illegal branding of two animals at same place, one offence only, dig. Tex. Ct. App., 96.

BAILMENT.

Deposit of grain in warehouse is, C. T. 301.

What amounts to a conversion, misappropriation, dig. Pa. Com. Pl. 217.

See Evidence; Sale.

BANKING.

Bank not bound to pay check with amount not filled in, in body, dig. S. C. Viet. 254.

Collecting bank receiving paper may retain proceeds to satisfy debt of bank sending same, when having no notice of its receipt for collection, dig. U. S. C. C. E. D. Mo., 417.

"Damages for Wrongful Dishonor of Checks," *Eugene McQuillin*, 391.

Right of payee of banker's draft to payment in full, *Grammel v. Carmer*, in full, S. C. Mich. 492.

See Damages.

BANKRUPTCY.

Effect upon accord and satisfaction, dig. S. J. C. Me., 496.

Neglect to obtain discharge in bankruptcy, bringing of action, what necessary to prove, dig. S. C. Cal., 498.

BASTARDY.

Immaterial where child was begotten and born, dig. S. C. Ohio, 486.

Liability of one marrying mother of child for its support, dig. S. C. Ill., 496.

BONDS.

Breach of constable's bond, what is, wrongful attachment, dig. S. J. C. Mass., 155.

Duress of principal when defence for surety, dig. U. S. C. C. D. R. I., 236.

For compromising offense, void, dig. S. C. N. C., 156.

Liability of indorser on, for non-payment of non-presented coupons, dig. S. C. Tenn., 336.

Negotiable, C. T., 282.

Plea to the jurisdiction no defense to suit on bond given in another suit, dig. U. S. C. C. D. R. I., 236.

See Suretyship.

BOARD OF TRADE.

Seat in, is property, dig. S. C. Ill., 15.

BOOK REVIEWS.

American Decisions. By A. C. Freeman, Vols. 55, 56, 57, 58, 59, pp. 98, 179, 240, 439.

American Reports. Vol. 46, 47. By Irving Browne, 197, 415.

American Probate Reports. By W. W. Ladd, Jr., Vol. 3, 39.

Barton's Suit in Equity, 359.

Boone on Mortgages. By Charles J. Boone, 480.

Browne's Index-Digest. By Irving Browne, 359.

Bump's Patents. By Orlando F. Bump, 399.

Church on Habeas Corpus. By William S. Church, 117.

Clouston on Mental Diseases. By T. S. Clouston, 30.

Cooley's Blackstone. By Thomas M. Cooley, 79.

Desty on Taxation, Vols. I & II. By Robert Desty, 118, 354.

Digest of Railway Decisions, Vol. II. By John F. Lacy, 279.

Eleventh Stewart. By John H. Stewart, 340.

Formation and Regulation of Corporations in Pennsylvania. By M. M. Meredith and H. D. Tate, 239.

Fourteenth Bradwell. By James B. Bradwell, 159.

Hamilton on Fractures. By F. H. Hamilton, 399.

BOOK REVIEWS—Continued.

- Howell on Naturalization. By A. Howell, 239.
 Index to American Reports. By W. H. Trammel, 220.
 Insanity as a Defense to Crime. John D. Lawson, 20.
 Leading Cases Simplified—Criminal Law. By John D. Lawson, 99.
 Legal Ethics. By Hon. George Sharswood, 59.
 Medical Jurisprudence and Toxicology. By John J. Reese, 339.
 Mailles' Divorce Laws. By Joseyh Mailles, 460.
 Michigan Nisi Prius Cases. By C. B. Howell, 219.
 Murree on Sheriffs. By W. L. Murfree, Sr., 98.
 Myer's Federal Decisions. By W. G. Meyer, Vol. 4, 5, and 10, 39, 138, 439.
 Nineteenth Federal Reporter. By Robert Desty, 159.
 Outlines of Roman Law. By W. C. Murry, 418.
 Rapalje on Contempts. By Stewart Rapalje, 480.
 Reed on the Statute of Frauds, Vol. I, II, III. By Henry Reed, 137, 178, 258.
 Rorer on Railroads. By David Rorer, 197.
 Seventy-eighth Missouri. By T. K. Skinker, 159.
 Spaulding on Public Lands. By George W. Spaulding, 117.
 Speeches, Arguments and Miscellaneous papers of David Dudley Field. By A. F. Sprague, 257.
 Thirty-first Kansas. By A. M. F. Randolph, 178.
 Twentieth Federal Reporter, Vol. 20, 279.
 Twenty-first Blatchford. By Samuel Blatchford, 398.
 Warranties in the Sale of Chattels. By Arthur Biddle, 117.
 West Coast Reporter, Vol. 2, 98.

BY-LAWS.

- Unreasonable prohibition of pig keeping in rural districts, dig., Eng. H. Ct. Ch. Div. 15.

CERTIORARI.

- When proper, dig. S. C. Ill. 175.

CHAMPERTY.

- Between attorney and client to divide property collected to satisfy judgment, though suit be brought not champertous, dig. S. C. Mo. 436.
 "Champertous Agreements," W. W. Thornton, 402.

CHARTERS.

- See Monopoly.

CHATTEL MORTGAGE.

- Covers increase of live stock to what extent, dig. S. C. N. H. 135.
 Description of property, definiteness, dig. S. C. Iowa, 376.
 Removal of property into another State does not necessitate new record thereof, dig. S. C. Minn., 255.
 Remedy of mortgagee to restrain sale of property after condition broken, dig. S. C. Minn., 318.
 Rights of mortgagor, partial accord and satisfaction, Q. & A. 257.
 See Conditional Sales.

CHINESE.

- Constructions of the Restrictive act., C. T. 321.

CIVIL DAMAGE LAWS.

- Recovery under the civil damage law, where death results" A. G. McKean, 208.

CIVIL DAMAGE ACTS.

- Sale of liquors as cause of death, dig. N. Y. Ct. App. 175.

CLUBS.

- Rights of members of n. 460.

COMMON CARRIERS.

- Boat owners taking special contracts for carriage not, dig. S. C. La. 456.
 "Contracts of carriers limiting liability for negligence to a specified sum," Benjamin F. Rex., 322.
 Duty of shippers of cattle dig. S. C. Mo., 17.
 Exemption from liability inures to benefit of whole line dig. S. C. Kan., 175.
 Liability on contract to carry beyond terminus, shipping receipt not conclusive, dig. S. C. Cal., 456.
 Railroads are such as to each other Peoria etc., R. Co. v. Chicago etc., R. Co. in full S. C. Ill., 111.
 "The Transportation of Live stock" Henry Austin, 161.

Freight.

- Contract against negligence loss by theft liability, dig. U. S. D. C., v. D. N. Y. 153.
 Duty to pay antecedent charges to connecting carrier, dig. U. S. C. C. E. D. Mo. 476.

COMMON CARRIERS—Continued.

- Exemption from liability for loss of goods insured, if by negligence, void, dig. U. S. C. C. S. D. N. Y. 175.
 Liability of carrier for destruction of joints or acting delivery to connecting carrier, dig. S. C. Mich. 497.
 Signing "risk note" relieves carrier from liability for delay, dig. Eng. H. L. 236.

Passengers.

- Duty to those obtaining ride by fraud, Way v. C. R. I. & P. R. Co. C. T. S. C. Iowa, 22.
 Mistake in purchasing ticket, expulsion of passenger, liability, dig. Ill. App. Ct. 415.
 Rights of passenger to rely upon assurance of station agent as to purport of punched ticket, Murdock v. B. & A. R. Co. in full, S. J. C. Mass., 170.
 Rights of passengers wrongfully required to leave the train, dig. S. C. Mo., 478.
 Special contract of reasonable import binding on passenger, dig. S. C. Ga. 397.
 Wrongful expulsion of passenger not palliated by offer to give certificate showing circumstance of demand of fare, Murdock v. B. & A. R. R. Co. in full S. J. C. Mass. 170.

COMPOUNDING FELONY.

- Delivery of forged paper to forger, not dig. S. C. Iowa, 456.

COMPOSITIONS.

- Payment out of different fund than that called for by contract sufficient consideration for acceptance of part for whole. C. T., 28.

COMPROMISES.

- Family, binding when, dig. S. C. Pa., 236.
 Of claim for alienating wife's affections binding, dig. S. C. Mo., 436.

CONDITIONAL SALE.

- Is chattel mortgage, dig. S. C. So. Car., 255.

CONFESSION OF JUDGMENT.

- See Partnership.
 "Vacation" meaning of C. T. 301.

CONFISCATION.

- Money in bank not subject to dig. U. S. S. C. 57.

CONFLICT OF LAWS.

- Mortgage void where made not void every where dig. S. C. N. H., 135.
 Note given in one State for debt contracted in another governed by usury laws of former dig. S. C. N. Y. 316.

CONSPIRACY.

- Acquittal of one of two defendants, when acquittal of other Reg. v. Manning, Eng. H. Ct. Q. B. Div. in full, 93.
 To defraud railroad company by false testimony to increase magnitude of personal injuries actionable, C. T. 221.

CONSTITUTIONAL LAW.

- Attachment laws directed against non-resident debtors, do not violate federal constitution, dig. S. C. Ga., 476.
 "Can a citizen sue his State in a federal court?" Virginia Law Journal 118.
 Change of tax laws no impairment of obligation of mortgage dig. S. C. Cal. 135.
 Compulsory reading of bible in public schools no violation of requirement as to freedom of religion, dig. S. C. Iowa, 316.
 Due process of law, summary modes for dispossession for non payment of taxes is, dig. U. S. C. C. N. D. N. Y. 217.
 Effect of refusal of senate to confirm temporary appointee for permanent appointment, dig. U. S. C. C. M. D. Ala. 15.
 Exemption from duty to work on roads not a contract, dig. S. C. Fla. 135.
 Ex post facto laws, laws changing punishment are dig. S. C. Neb. 217.
 Front foot rule in assessments not void, when applied to rural property dig. S. C. Pa. 316.
 Imprisonment for debt fraud, what is, dig. S. C. Neb. 155.
 Indians become citizens under fourteenth amendment when, dig. U. S. S. C. 436.
 Laws authorizing waiver or presentment by grand jury and jury trial valid State v. Stewart C. T. S. C. N. J. 21.
 Law giving farmers aid to defend patent suits not void, dig. S. C. Iowa, 416.
 Law giving officers discretion as to levy of assessments upon each lot void, dig. S. C. Vt. 415.

CONSTITUTIONAL LAW—Continued.

Law prohibiting officials from participation in politics void as impairing freedom of speech, dig. S. C. App. Va. 416.

Law providing that sale shall be presumed valid, and for judgments by default but prescribing no formal record valid dig. S. C. Mich. 316.

Legislature may validate irregular tax proceedings, dig. U. S. C. C. N. D. N. Y. 217.

Lowering grade of street, is damage, dig. U. S. C. C. W. D. Mo. 276.

Power of commit for contempt *in re Frew* in full, S. C. App. W. Va. 71.

Privilege tax on sleeping cars going into other States regulation of inter state commerce Pullman etc. Co. v. Nolan, in full, U. S. C. C. M. D. Tenn. 369.

Probable cause for issuance of warrant what amounts to dig. S. C. Kan. 194.

Prohibition of indebtedness beyond sum fixed construction of dig. S. C. Ind. 297.

Regulation of freight charges by the State Hardy v. Atchison, C. T. S. C. Kans. 461.

Special legislation, lien law not applicable to certain places, is dig. S. C. Pa. 456.

Suing States in the federal courts, C. T. 341.

Sunday law permitting railroads to operate not regulation of commerce, dig. S. C. App. W. Va. 497.

Unconstitutional amendment does not effect act itself dig. U. S. C. C. D. Ky. 297.

Where State statute makes comp'ns receivable for taxes, subsequent statute destroying that right impairs contractual obligation, dig. U. S. C. C. E. D. Va. 36.

See Monopoly; Railroad.

CONTRIBUTION.

Surety paying barred debt, not entitled to, dig. Ky. Ct. App. 357.

CONTEMPT.

Court may issue attachment with notice when, *in re Frew* in full S. C. App. W. Va. 71.

Imprisonment for non-payment of damages and fees in patent suit in equity imprisonment for debt. Hendryx v. Fitzpatrick in full U. S. C. C. D. Mass. 269.

"Criticism of judges" *Chicago Legal Adviser*. 119.

Interrupting examination of witnesses and insulting examiner is, dig. U. S. C. C. W. D. Tenn. 416.

Judge Snyder's view of the duty of judges as to contempts by publication C. T. 101.

Judgment need not show nature of contempt, dig. S. C. App. W. Va. 194.

Libellous publication on judges concerning case before then is *in re Frew* S. C. App. W. Va. in full. 71.

Offering "straw ball" is dig. N. Y. Ct. Com. Pl. 217.

Violation by president individually, of injunction against corporation, is contempt, dig. S. C. Col. 194.

CONTRACTS.

Abandonment of may be implied from conduct of parties, dig. S. C. Mo. 476.

Acts amounting to novation dig. S. C. Vt. 276.

Agreements for salvage when set aside dig. U. S. C. D. N. J. 336.

Agreement to pay what property sells for over a certain amount implies a contract to sell at a sum over that price, dig. S. C. Mo. 497.

A kiss not a consideration, n. 140.

"Champertous Agreements" W. W. Thornton, 402.

Compounding felony, official assuming to pay if accounts are incorrect not, dig. S. C. Mich., 336.

"Compromises as consideration for Promises," 220.

Construction of, see Master and Servant.

Construction of, whether creating sale or agency, dig. S. C. Iowa, 15.

"Contracts of carriers limiting liability for negligence to a specified sum," Benjamin F. Rex, 322.

"Damages for employers breach of contract for services for specified period," Eugene McQuillin, 342.

Defense of illegality of patent, in action for price, dig. U. S. C. C. S. D. N. Y., 376.

Discharge of liability to assignor, consideration for promise to assignee Trow v. Braley, in full, S. C. Vt., 293.

Effect of default in payment of purchase price of real estate, dig. S. C. Neb., 298.

Employment for specified term, discharge without cause, dig. S. C. Mo., 437.

Execution by agent, when by principal, dig. S. C. R. I., 255.

"General Restrictions on Business Freedom," Elisha Greenwood, I, 63, II, 81.

"Implied Promises," S. D. Thompson, I, 462; II, 482.

CONTRACTS—Continued.

Implied to pay, price, from appropriation of articles, Chamberlain v. Summit Gas Co., in full, S. C. Pa., 75.

Independent stipulations, covenant to support, covenant not to molest, dig. Eng. H. Ct. Q. B. Div., 155.

Is agreement to pay one portion of salary or fees of public office void, Q. & A. 39.

Novation, requisites to make complete, Trow v. Braley, in full, S. C. Vt. 293.

Of employment suspended by mutual consent not necessarily abandoned, dig. S. C. Mo., 477.

Order by railway agent to physician to render aid to injured person, not contract when, dig. S. C. Mich., 336.

Parties how far bound by false weights, dig. S. C. Mo., 15.

Privity, agency, dig. S. C. Pa., 77.

Promise by insurance agent to insure *nudum pactum*, dig. S. C. Pa., 336.

Promise to subscribe for construction of branch road, not promise to new corporation building it, S. C. Mich., 337.

Providing for forfeiture of materials of contractor on bankruptcy void, dig. Eng. H. Ct., 316.

Publication by bank directors that they are personally responsible no contract, dig. S. C. N. Y., 175.

"Qualified offers," *Daily Register*, 80.

Refusal of one of two towns to repair bridge which is joint burden, liability to other for contribution, dig. S. C. Wis., 437.

Rescission must be in whole or not at all, dig. U. S. C. C. W. D. N. C., 336.

"Rescission of Contracts—Return of Consideration," Crosby Johnson, II, 7.

Rescission of contract of sale on breach of one of buyer's stipulations proper, dig. S. C. Neb., 396.

Restraint on power of alienation does not avoid, dig. S. C. Minn., 155.

Stipulation releasing vendor on default of vendee, does not prevent action for purchase money, dig. S. C. Cal. 319.

"Substantial Performance of Contracts" John F. Kelly, 442.

To pay for forbearance to defend libel for divorce, void, dig. S. C. Cal., 78.

To pay money on condition, fulfillment of conditions when dispensable, dig. S. C. Iowa, 255.

To place insurance, by broker, void as without consideration, Frauenthal v. Deri, in full, S. C. Pa., 429.

To suspend prosecution a void consideration, dig. S. C. N. H., 155.

"The Laws of Ratification," W. A. Alderson, 482.

What amounts to a contract, U. T., 241.

What amounts to an abandonment question of fact, dig. S. C. Mo., 476.

When buyer not obliged to take what seller bound to deliver, contract void for want of mutuality, dig. S. C. La., 437.

See Agency; Husband and Wife; Negligence; Warranty.

CONVEYANCE.

Implied grant to use light and air are adjoining lot. dig. N. J. Ch. Ct. 537.

Mortgage executed to save husband from penitentiary not executed under duress, dig. S. C. Neb. 15.

Of property does not pass insurance dig. S. C. N. H. 155.

Want of granting clause makes deed nugatory, dig. S. C. App. W. Va. 416.

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CORPORATION.

Appointment of receiver no dissolution, dig. S. C. R. I. 255.

Assignments by directors of valid, dig. S. C. App. W. Va. 316.

Directors may make preferences in their favor dig. S. C. App. Va. 316.

"Director of corporation" Jos. A. Joyce, I, 305, II, 327.

Distribution of funds of mutual insurance company. dig. S. C. Ga. 97.

Duty of officers to keep property insured dig. S. C. N. H. 155.

Expulsion of church member for nonpayment of dues, requisites dig. S. J. C. Mass. 175.

Grain elevator company not a public, dig. S. C. Pa. 194.

"Liability of Holders of Nominally Paid Up Stock," Benj. F. Rex, 465.

CORPORATION—Continued.

- Liability of stockholders, transfer of stock, unpaid balance, dig. S. C. Ia. 376.
 Liability of, to stockholders for mismanagement, dig. S. C. Ia., 254.
 Malicious prosecution against, proper, dig. S. C. Ala. 297.
 One purchasing entire stock can not maintain replevin for its property. *Button v. Hoffman*, in full, S. C. Wis. 474.
 "Preferences by directors in their own favors," 368.
 Provision regarding transfers of stock on books of, no impairment of transfer as between holder and assignee, dig. S. C. Fla. 136.
 Purchase by one man of entire stock of corporation does not give him title to corporation, dig. S. C. Wis. 318.
 Recovery of insurance premiums by foreign unlicensed company, dig. S. C. N. H. 376.
 Repudiation of unauthorized acts of officers, C. T. 383.
 Stockholder's individual liability, securing of subscription by fraud, discharges him, dig. Can. H. Ct. C. P. Div. 155.
 Stockholder liable to assessments, when, dig. S. C. Neb. 58.
 Stockholder not liable for debts of, when holding stock as collateral security only, dig. S. C. Mo. 16.
 See Garnishment.

Mutual Benefit.

- Subordinate councils bound to comply with rules of grand council as to money, dig. N. J. Ch. Ct. 37.

COSTS.

- Court without jurisdiction can not give costs, dig. S. C. Ohio, 96.
 See Practice.

COVENANTS.

- Against incumbrances, illegal tax sale, dig. S. C. Vt. 237.
 Agreement waiving fence law protection from railroads not running with land, dig. S. C. Mo. 437.
 Breach of special, of warranty, what amounts to, dig. S. C. App. W. Va. 376.
 "Partial Restrictions on Business Freedom," *Elisha Greenhood*, 202.
 "Restrictive Covenants in a Conveyance of Real Estate," *William H. Hamilton*, 122.
 Running with land, agreement to build fence, dig. Ky. Ct. App. 96.
 See Contracts.

COUNTER CLAIM.

- Injury to tenants in common, not subject of in suit against one, dig. S. C. So. Car. 297.

COURTS.

- Exemptions of courts from criticism, C. T. 61.
 Interest of judge in question subpoena to produce document, dig. Eng. H. Ct., Q. B. Div. 376.

CRÉDITOR'S BILL.

- Payment of counsel fees out of trust fund, practice, dig. S. C. Tenn., 337.

CRIMINAL EVIDENCE.

- Admissions by accused provable without evidence of their being voluntary, dig. S. C. Cal., 297.
 Admissions of co-defendant, admissibility, dig. S. C. La., 297.
 Burden of proof of alibi on government, dig. S. C. Ill., 16.
 Dying declarations, court must decide whether made with sense of impending death, dig. S. C. La., 437.
 Of specific acts of brutality of deceased not admissible, dig. S. C. Pa., 337.
 Other assaults on deceased competent to be shown to show feeling, dig. S. C. Wis., 437.
 Proof of subsequent adultery of accused with widow of deceased, incompetent to show motive of homicide, dig. S. C. Wis., 317.
 Similar acts may be shown to prove intent, dig. S. C. Mo., 437.
 Sufficiency of circumstantial evidence of larceny, dig. S. C. Ga., 377.
 Threats by accused against deceased, S. C. La., 377.
 See Evidence.

CRIMINAL LAW.

- Assault on "decerep person" who is, dig. Tex. Ct. App., 316.
 Charge of entering house to commit larceny must be adhered to, dig. S. C. Cal., 217.
 Conviction of perjury, amount of evidence to warrant, dig. S. C. App. W. Va., 497.

CRIMINAL LAW—Continued.

- Guilty intent unnecessary when, n. 400.
 "Guilty knowledge" Justice of the Peace, 408.
 Indecent exposure, essential elements of the crime, dig. S. C. N. J., 175.
 Indictment for sale to unknown person, proof of sale to known person is variance, dig. Ky. Ct. App., 16.
 Larceny, growing crop not movable property, dig. Tex. Ct. App., 316.
 Obtaining money by false pretences what are representations of facts, *People v. Jordan*, in full, S. C. Cal., 443.
 Presence of accused at view right may be waived, dig. S. C. R. I., 253.
 Remission of forfeiture of recognizances, dig. U. S. D. C. W. D. Pa., 58.
 Seducing child from home, offense committed in different States, dig. S. C. Mo., 497.
 Sending lottery matter, what constitutes offense, dig. U. S. C. C. E. D. La., 77.
 Temporary absence from State does not make fraud constructively committed, in other State, punishable, there only, dig. S. C. Nev., 77.
 Unexplained possession of recently stolen goods, evidence of receiving them knowing them to be stolen, dig. S. C. Mo., 437.
 What amounts to a sale of intoxicating liquors, procuring liquor for crowd, dig. Ill. App. Ct., 476.
 See *Autrefois Acquit*; *Autrefois Convict*; Conspiracy; Forgery; Homicide; Larceny; Liquor Laws; Lottery.

CRIMINAL PLEADING.

- Duplicity, sale of liquors to divers persons, dig. S. C. Ky., 237.
 Duplicity, illegal branding of two animals at same place but one offense, dig. Tex. Ct. App., 96.

CRIMINAL PRACTICE.

- Question of intent when one of law, *Johnson v. State*, in full, S. C. Ala., 114.
 Refusal of continuance for failure of witness to appear, excuse of subpoenaed witness, dig. S. C. Ga., 376.
 Venue of commission of forgery, inference from prisoner's possession, dig. S. C. App. W. Va., 194.

CRIMINAL PROCEDURE.

- What is probable cause for issuance of warrant, dig. S. C. Kan., 136.

CUSTOMS.

- As to waiver of protest, dig. S. C. Pa., 338.
 To pay charges of antecedent connecting carrier on freight does not create duty, dig. U. S. C. C. E. D. Mo., 476.
 See Evidence.

DAMAGES.

- Benefit from trespass competent to mitigate damages, *Mayo v. Springfield*, in full, S. J. C. Mass., 414.
 Breach of contract to assign policy, measure of, for, dig. S. J. C. Mass., 175.
 Cause producing second cause, makes wrong-doer liable for all damages from second cause. *Terre Haute, etc., R. Co. v. Buck*, in full, S. C. Ind., 50.
 Caused by mistake of competent surgeon, payable by guilty party, dig. Tex. Ct. App. 337.
 Caused by running away of horse frightened by train not remote, dig. Tex. Ct. App. 316.
 "Contracts of Carriers Limiting Liability for Negligence to a specified sum," 323.
 "Damages for employer's breach of contract for service for specified period," *Eugene McQuillin*, 342.
 Evidence of, in libel suit, plaintiff may show he has wife and child, dig. S. C. N. H., 156.
 In breach of contract to assign insurance policy. *Dodd v. Jones*, in full, S. J. C. Mass., 249.
 For delaying arrival of goods by collision, remoteness. *The Notting Hill*, in full, Eng. Ct. App., 314.
 For non-delivery of architect's plans. *Mather v. Am. Exp. Co.*, in full, S. J. C. Mass., 410.
 For nuisance after commencement of action not recoverable, dig. S. C. Wis., 477.
 "For wrongful dishonor of checks," *Eugene McQuillin*, 391, note to *Birchall v. Third Nat. Bank*, in full, Com. Pl. Pa., 390.
 For wrongful expulsion from train for refusal to comply with improper exactions of conductor, dig. S. C. Wis., 478.
 In eminent domain, measure of, whether occurring after or before suit, dig. S. C. Mo., 16.
 In breach of promise cases, n. 500.
 "Liquidated damages," *Elisha Greenhood I*, 280, II, 302.

DAMAGES—Continued.

Measure of, on breach of warranty in sale of horse. *Case v. Stevens*, in full, S. J. C. Mass., 311.
 Right to vindictive, never survives. *Sheik v. Hobson*, in full, S. C. Iowa, 154.
 "Value of the Human Body," John F. Baker, 139.

Proximate.

For negligent construction of attachment to reaper. *dig. S. C. Ind.*, 336.
 For non-delivery of architect's plans. *Mather v. Am. Exp. Co.*, in full, S. J. C. Mass., 410.
 See Eminent Domain; Riparian Rights.

DECEIT.

Representations of fact affecting value, actionable. *dig. S. C. N. H.*, 156.
 Representation that building is fire proof, only opinion. *dig. N. Y. Ct. Com. Pl.*, 175.
 Signing paper without authority is representation of fact, not of law. *dig. Eng. H. Ct. Q., B. Div.*, 337.

DEED.

Boundary on river carries what, *dig. S. C. N. H.*, 237.
 Construction of variation in boundaries, from points of compass. *dig. S. C. Mo.*, 437.
 "Deeds of a testamentary character," W. W. Thornton, 46.
 Delivery, retention of deed by grantor as trustee. *dig. U. S. C. C. W. D. Pa.*, 96.
 Delivery on condition to officer of grantee, no delivery. *dig. S. C. Cal.*, 255.
 Delivery to grantee does not operate by relation to defeat prior liens, grantee having no notice of deed. *dig. S. C. Cal.*, 194.
 "Escrows," *Solicitor's Journal*, 127.
 Grant of land bounding on highway. *dig. S. C. R. I.*, 255.
 Grant with all privileges carries boom. *dig. S. J. C. Me.*, 456.
 "Implied grant and implied reservation," *Solicitor's Journal*, 446.
 Not amounting to a will. *Mattocks v. Brown*, in full, S. C. Pa., 173.
 "Representatives," not synonymous with "heirs," *Brown v. Mattocks*, in full, S. C. Pa., 215.
 Who takes property at A's death, which is given to her and "if she should die without issue" to her cousins? *Q. & A.*, 177.
 See Agency.

DEFENCES.

Plea of former suit pending proper when, *dig. S. C. Tenn.*, 337.

DEVISE.

Sale and repurchase of devised property, effect of, *dig. S. C. Cal.*, 456.

DIVORCE.

Appropriation of property by wife no defence to suit for alimony, *dig. S. C. Iowa*, 437.
 Desertion, unreasonable attempt to make wife change her residence. *dig. Ky. Ct. App.*, 16.
 Extreme cruelty, calling wife bitch is. *dig. S. C. Mich.*, 337.
 Imprisonment for crime not wilful desertion. *Wolf v. Wolf*, in full, N. J. Ch. Ct., 13.
 Liability of husband's estate for counsel fees of wife, *McCurley v. Stockbridge*, in full, Md. Ct. App., 233.
 Neglect to support, not extreme cruelty, *per se*, *dig. S. C. N. H.*, 156.
 Restitution of alimony may be ordered. *dig. S. C. N. H.*, 156.

DOG LAW.

Who is owner, agent keeping dog for master's benefit, *dig. Ky. Ct. App.*, 96.

DOWER.

In defeasible fee simple, *dig. S. C. W. Va.*, 376.
 Release of homestead rights, no release of dower, *dig. S. J. C. Mass.*, 16.
 Rights of widow in land in another's name. *dig. S. C. Iowa*, 36.

EASEMENT.

Are reserved easements divisible to many grantees? *Q. & A.*, 18.
 Can grantor reserving right of way, after granting parcels to which it is appurtenant, make agreement concerning it with grantee? *Q. & A.*, 18.
 Do easements by necessity arise when easement in gross is reserved by grantor? *Q. & A.*, 18.
 Does way by necessity exist when useless, except supplemented by trespass? *Q. & A.*, 18.

EASEMENT—Continued.

Do reserved easements of way pass to subsequent grantees of grantor? *Q. & A.*, 18.
 Implied grant, conveyance of adjoining lot, *dig. N. J. Ch. Ct.*, 58.
 Is reserved right of way easement appurtenant or in gross? *Q. & A.*, 18.
 Non user does not affect, *dig. N. J. Ch. Ct.*, 36.
 Rights impliedly reserved by owners in street dedicated to city, *dig. U. S. C. C. E. D. Tenn.*, 77.

ECCLESIASTICAL LAW.

Rights of rector of Episcopal church as to voting, *dig. S. C. Pa.*, 96.

EJECTMENT.

Not maintainable by city to recover street, *dig. S. C. Wis.*, 476.

ELECTIONS.

Interference with electoral franchise what is, *dig. L. C. Sup. Ct.*, 77.
 Qualification of voters, interest in matter does not affect, *dig. S. C. N. H.*, 316.
 Rights of Federal officer at Washington, residence, *dig. S. C. N. C.*, 277.

EMINENT DOMAIN.

"Additional compensation for additional burdens to owners of property, abutting on streets," I. H. Lionberger, 332.
 Appropriation of riparian rights entitles owner to damages, *dig. S. C. Mo.*, 16.
 Condemned property cannot be applied to different use, *Belcher etc. Co. v. St. Louis etc. Co.*, in full, S. C. Mo., 74.
 Damages for taking property improved for special purposes *dig. S. C. Minn.*, 96.
 Power of city over condemned wharf property, *Belcher etc. Co. v. St. Louis etc. Co.*, in full, S. C. Mo. 74.
 Sale by party condemning land, to one desiring it for private purposes, n. 380.
 See Lien.

EQUITY.

Bill of interpleader lies to try title to informer's penalty, *dig. S. C. N. H.*, 156.
 Bill to compel payment of municipal bonds, does not lie, *dig. U. S. C. C. D. Cal.*, 378.
 Cannot assess damages caused by final injunction when improperly granted, *dig. S. C. Mo.*, 16.
 Enforcement of tax when enjoined, *dig. U. S. C. C. D. Cal.*, 396.
 Many actions by different parties, not multiplicity, *dig. U. S. C. C. W. D. Wis.*, 36.
 May reform deed for even mistake of law when apparent from deed itself, *dig. S. C. Wis.*, 456.
 Not bound to adopt jury finding *Head v. Sack* in full, S. C. Mo., 11.

Of redemption, equitable assets, *dig. U. S. S. C.*, 316.

Power of federal courts to set aside judgments, *dig. U. S. C. C. E. D. Mich.*, 437.
 Power to interfere with criminal process, *dig. U. S. C. C. E. D. La.*, 77.

Priority of equitable lien of unsecured creditors, *dig. U. S. C. C. S. D., Iowa*, 277.

Reformation of deed, as to quantity of land, for mistake granted when, *dig. Ky. Ct. App.*, 337.

Reformation of married woman's deed, when allowable, *dig. S. C. Ala.*, 217.

What entitles creditor to maintain suit to set aside fraudulent assignment, *dig. U. S. C. C. D. Ore.*, 136.

Will compel transfer of seat in board of trade to owner, *dig. S. C. Ill.*, 16.

Will not cancel deed for mere inadequacy of price, *dig. U. S. C. C. D. Ore.*, 396.

EQUITY PRACTICE.

Bill by national bank receiver against directors and officers multifarious, *dig. U. S. C. C. D. Mass.*, 297.

Does cross bill fail when original bill is dismissed? *Q. & A.*, 238.

Effect of dismissal of bill on cross bill, *Q. & A.*, 278.

Executrix of second mortgagee proper party to suit foreclosing first mortgage, *dig. N. Y. Ct. App.*, 176.

Parties in suits to set aside fraudulent conveyances, *dig. S. C. App. W. Va.*, 416.

Questions triable in foreclosure suit, *dig. S. C. N. Y.*, 17.

Rights of respondent filing cross bill, on dismissal of original bill, *Q. & A.*, 319.

Subpoena returnable on Sunday, amendable, *dig. N. J. Ch. Ct.*, 337.

Suspension of decree pending appeal therefrom when improper, *Riehle v. Henlings*, in full, N. J. Ch. Ct., 148.

ESTATES OF DECEDENTS.

Sale of intestate's estate upon judgments against him, dig. S. C. So. Car., 217.

ESTATES TAIL.

Motives for barring make no distinction, dig. S. C. Pa., 37.

ESTOPPEL.

Acceptance of deed from corporation, denial of corporate character, dig. S. C. Ind., 297.

Acceptance of satisfaction from one of two alleged wrong-doers estops receiver from asserting non liability of payor, dig. S. C. Cal., 496.

Admission of genuineness of signature estops party, when, dig. Ky. Ct. App., 156.

Denial of corporate capacity, estoppel how claimed, dig. U. S. C. C. D. Oreg., 477.

Denial of corporate existence, when estopped to make, dig. S. C. Iowa, 376.

"Equitable Estoppel as Affecting Title to Land," W. F. Elliott, 87.

Foreign judgments, dig. S. C. N. H., 156.

Inconsistent claims, dig. S. C. Pa., 194.

Infant not estopped by false representations of majority, dig. S. C. Ill., 16.

Judgment against one joint promisor, dig. S. C. N. H., 376.

None, where there is a mistake of fact, dig. S. J. C. Mass., 175.

Of married women, dig. Ky. Ct. App., 96.

One entering by license, estopped to allege adverse possession, dig. S. C. Pa., 276.

One permitting occupation, by railroad can not reclaim land, dig. S. C. La., 398.

Party removing cause estopped to deny jurisdiction of federal courts, dig. U. S. C. C. N. D. N. Y., 58.

Railroad cannot deny public character of road over which crossing is maintained, dig. Tex. Ct. App., 317.

Release of dower in defeasible fee simple, determination of estate, estoppel to claim, dig. S. C. App. W. Va., 377.

Right to deny trust in property represented to be purchaser for another, dig. S. C. Oreg., 297.

Riparian proprietor not estopped by knowledge of wrongful appropriation, dig. S. C. Cal., 416.

Seizure of boat, assertion of failure to earn freight when plaintiff the cause, dig. U. S. C. C. S. D. N. Y., 277.

Tenant can not assert prior title by condemnation proceedings, dig. S. C. Neb., 437.

Trustee not estopped by waiver of past commissions to claim them in future, dig. Md. Ct. App., 398.

See Partnership; Removal of Causes.

EVIDENCE.

Age of witness may be testified to by himself, dig. S. C. Cal., 255.

"Confessions in the Presence of the Police," *Justice of the Peace*, 68.

Burden of proof.

Of extension of time, to principal, dig. S. C. N. H., 431.

Of knowledge of defect in machinery by servant, dig. S. C. Tenn., 397.

Of insanity on accused, amount of evidence required, dig. S. C. Iowa, 318.

Of negligence of bailee, dig. S. C. Pa., 456.

Of negligence of trustee in selecting sub-agents, dig. Eng. Ct. App., 337.

Competency.

Admission of negligence, subsequent conduct S. C. Tex., 136.

Co-defendant after conviction is competent, dig. S. C. Mo., 16.

Evidence of defendant's name on wagon competent to establish relation of master and servant, dig. S. C. Mich., 37.

Court may exclude incompetent witness on its own motion, dig. N. J. Ch. Ct., 37.

"Dying Declarations," 129.

Exclusion of entire evidence, partially incompetent, proper, dig. S. C. Ala., 116.

"Exhibition of personal injuries to the jury," M. W. Hopkins, 144.

Of character admissible in malicious prosecution, dig. S. C. Wis., 317.

Of defendant's wealth in seduction, dig. S. C. Mich., 16.

Of malice, in libel, dig. S. C. N. H., 156.

"Proof of foreign laws and the Laws of other States," I, 226, II, 242, John D. Lawson.

Proof of public documents by copy of copy in proper, dig. S. C. Cal., 268.

EVIDENCE—Continued.

Proof of pedigree, requisites of declarations of deceased persons, dig. S. C. Pa., 194.

Reputed wealth of defendant in suit for assault and battery how shown, dig. S. C. Wis., 477.

Testimony of husband against wife, dig. S. C. Iowa, 156.

Witness may give conclusion from facts when, dig. S. C. Ala., 116.

Guardians accounts not admissible in his favor, dig. S. C. Mo. 16.

Of death general repute dig. S. C. Iowa, 377.

House of ill fame, existence of, not provable by reputation, *Henson v. State* in full Md. Ct. App., 230.

In suit on contract for alleged division of intestates property, his wishes as to division provable, dig. S. C., Vt., 235.

Of constitutional cowardice not competent in case of homicide, dig. S. C. Minn., 37.

Of due care, neglect to carry lantern charged, efforts to procure same provable, dig. S. C. N. H., 156.

Of general custom in trade to establish fact dig. S. J. C. Mass., 298.

Of similar condition of things on other days, in action for negligence dig. S. J. C. Mass., 58.

Of value, not confined to present value, dig. S. J. C. Mass., 116.

Of wealth and position of defendant in suit for assault incompetent, dig. S. C. Wis., 437.

Photographic views of locality admissible, dig. S. C. Pa., 218.

Plaintiffs conduct indicative of pain provable when dig. S. C. N. H., 156.

Pleadings as evidence, dig. S. C. N. C., 298.

Proof of malice dig. S. C. Wis., 317.

Proof of prior statements of witness on question of credibility, dig. S. C. Ill., 377.

Rebuttal of charge of fraud, admissibility of rent receipts dig. S. J. C. Mass., 116.

Relation between parties, animus of prosecutor dig. S. C. Ala., 298.

Expert testimony.

Calculation of obstacle to frighten horses may be testified to by experts, dig. S. C. Pa., 456.

"Cautioning the jury as to expert testimony," Henry Wade Rogers, 419, C. T. 401.

Weight to be given it, *Atchison etc. R. Co. v. Thull* in full S. C. Kan., 272.

Weight of dig. S. C. Neb., 397. *Corresp. of H. W. Rogers.*

Whether goods are kept as well as they "usually are when attached" not subject of dig. S. C. Kan., 456.

Hearsay.

Reputation for skill inadmissible, when dig. S. C. Mo., 417.

Judicial notice.

Of duration of court sessions not taken, dig. S. C. Tex., 16.

Opinion Evidence.

Estimate of speed of train, dig. S. C. Wis., 430.

Non professional witnesses may testify as to insanity dig. S. C. Kan., 456.

Opinion of non-professional witness as to insanity proper when, dig. U. S. C. C. D. Oreg., 397.

Whether consent given reluctantly or willingly is conclusion from facts for jury, dig. S. C. Ala., 218.

Parol.

Changing effect of boundary in deed on river inadmissible, dig. S. C. N. H., 237.

Explanation of absolute transfer of stock competent, dig. S. J. C. Mass., 175.

Explanation of tax receipts when proper, dig. S. C. Pa., 136.

Illegal contract, different from writing, not competent to establish by parol, dig. S. C. Mo., 438.

Latent ambiguities technical terms, dig. S. C. Ala., 116.

Payee of sealed note may be shown by parol, dig. S. So. Car., 186.

To add to bill of sale additional agreement, dig. S. C. Mich., 377.

To contradict expressed consideration, admissible, dig. S. C. Mo., 436.

Presumptions.

As to acts necessary to self-preservation dig. Md. Ct. App., 477.

From possession of recently stolen property dig. S. C. App. W. Va., 195.

Of guilt from being engaged in particular business, dig. U. S. C. C. W. D. La., 187.

EVIDENCE—Continued.

- Of partnership, dig. S. C. Mich., 38.
 Of payment of judgment how overcome, dig. S. C. So. Cal., 136.
 Promise by debtor to pay on receipt of notice from assignee, presumed to be to assignee, *Trow v. Braley* in full S. C. Vt., 293.
 See Partnership.

Privilege Communications.

- Attorney must swear who signed affidavit for *capias*, dig. L. Can. Q. B. 317.
 Communication from creditor's attorney to officer as to attachment not privileged, dig. S. J. C. Mass., 116.
 State laws apply to federal practice dig. U. S. C. 477.

Relevancy.

- Of habit to show payment improper, *Lehr v. Conkling*, in full, Md. Ct. App., 412.
 Partnership books may be shown to prove nature of transaction with partner, dig. S. C. Mich., 397.
 Proof of persons dependent on plaintiff in action for personal injuries, not relevant, C. & A. R. Co. v. Few, in full, Ill. App. Ct., 415.

Reputation.

- Witnesses reputation for veracity may be shown to rebut evidence of conviction, *Gertz v. Fitchburg R. Co.*, in full, S. J. C. Mass., 134.

Res Gesta.

- Admissions of agent as to cause of injury not part of *res gesta*, dig. S. C. Pa., 277.
 Complaints of person injured as to cause of accident, when part of, dig. S. C. Ga., 96.
 Declarations as to assailant, made after shooting, dig. S. C. Ga., 438.
 Declarations by agent as to cause of accident, dig. S. C. Iowa, 438.
 Description of assailant by victim soon after assault part of, dig. S. C. Minn., 397.
 "The Doctrine of *Res Gesta*," *American Law Journal*, 198.

Res Inter Alios.

- Judgment in suit against husband for separation not evidence of liability for wife's support, dig. S. J. C. Mass., 416.

Sufficiency.

- Conviction of murder on confession alone, n. 380.
 Of accomplices, dig. N. Y. Ct. App., 298.
 Of evidence of truth of libel, dig. S. C. Wis., 317.

Value.

- Of stock, how shown, reports of sale by exchange board, incompetent, dig. S. C. Cal., 397.
 See Parent and Child; Deeds.

EXECUTION.

- Staying order does not affect lien on goods, dig. S. C. Pa., 317.

EXECUTOR.

- Assignment of note by, entitles assignee to sue in foreign State, *Campbell v. Brown*, in full, S. C. Iowa, 4.
 Execution of power by one of two executors, proper when, dig. S. C. Mich., 58.

EXEMPTIONS.

- Giving re-delivery bond no waiver of, dig. S. C. Neb., 37.
 "Growing Crops," fruit trees not, dig. S. C. Cal., 195.
 "Household Furniture" works of art, not, dig. Ct. Com. Pl. Phila., 218.
 Is homestead liable for debt contracted after right to patent accrues, but before issuance of patent? Q. & A. 219.
 "Jackass" is horse, dig. Tex. Ct. App., 237.

EXTRADITION.

- False entries not forgery, dig. U. S. C. C. S. D. N. Y., 156.
 "Retention of Extradited Prisoners for Other Crimes," *Elisha Greenhood*, 22.
 Right of asylum of fugitive from justice in country to which he has fled, dig. S. C. Ill., 457.
 State can not obey demand of Indian Nation, dig. U. S. C. C. W. D. Ark., 16.

FALSE IMPRISONMENT.

- Arrest by officer, without warrant, breach of the peace, what amounts to, dig. S. C. Mich., 438.
 Arrest by private person justifiable when, dig. S. C. N. C., 58.
 Arrest of insane person justifiable when, dig. S. C. N. H., 237.

FALSE IMPRISONMENT—Continued.

- Arrest of one privileged from arrest, not actionable, dig. S. J. C. Me., 497.
 Liability of judge for issuing warrant for commission of crime barred by limitation acts. *Vaughn v. Congdon*, in full, S. C. Vt., 129.
 Right to apprehend insane persons. *Kelleher v. Putnam*, in full, S. C. N. H., 252.

FEDERAL COURTS.

- Assignment by plaintiff does not affect jurisdiction, dig. U. S. C. C. W. D. Wis., 416.
 Have no jurisdiction to preserve property litigated in State courts, dig. U. S. C. C. D. Cal., 77.
 Party taking decision of estopped to ask contrary decision of state court, dig. S. C. Iowa., 156.
 "Privileged Communication," State laws apply to Federal courts, dig. U. S. C., 477.
 Will not restrain action against discharged bankrupt in State court, dig. U. S. C. C. W. D. Pa., 57.
 See Jurisdiction.

FORGERY.

- False entries not, dig. U. S. C. C. S. D. N. Y., 156.
 Is signing per procuration without authority, forgery? Q. & A., 196.
 Signing instrument per procuration not, dig. U. S. C. D. S. D. N. Y., 156.

FRAUD.

- Can deeds be avoided for fraud as against innocent purchasers from grantee, before deed was made? Q. & A., 219.
 Purchase by executor of mortgaged property creates resulting trust, dig. U. S. C. C. W. D. La., 277.
 "Recession of contracts—Return of Consideration," *Crosby Johnson*, II, 7.

FRAUDULENT CONVEYANCES.

- Check for United States pension may be given away, dig. S. C. Iowa, 438.
 Conveyance of part of tract to wife in consideration of execution of deed to creditor voluntary. dig. S. C. Iowa, 317.
 Parties necessary in bill to set aside. dig. S. C. App. W. Va., 497.
 Preferences when void, dig. S. C. Mo., 438.
 Upon creditors, acts of alleged fraudulent vendor can not be shown. dig. S. J. C. Mass., 116.
 Wife in suit for alimony entitled to demand setting aside of fraudulent deed of husband. dig. S. C. Tex., 16.

GAMING.

- See Action.

GARNISHMENT.

- Insurer may be garnished for debt owing by mortgagee, whose interest is protected by policy. dig. S. C. Minn., 218.
 Judgment due to two not subject to, against one, dig. Eng. Ct. App., 377.
 Promisor to pay another's debt, may be garnished. dig. S. C. Vt., 255.
 Stockholder liable to full subscription, notwithstanding contrary agreement with corporation. dig. S. C. Pa., 16.
 The absurdities of the Missouri garnishment law. *Corresp.*, 40.

GIFTS.

- Direction to bank to pay wife deposit, not gift. *Pope v. Cushing*, in full, S. C. Vt., 471.
 "Donatio Causa Mortis," W. L. Murfree, Sr., 222.
 "Gifts inter vivos" W. L. Murfree, Sr., 422.
 Gifts *inter vivos*, what necessary to pass title, dig. S. C. Pa., 235.

GOOD-WILL.

- Good-will," *Elisha Greenhood*, 362.
 Rival corporation can not solicit business by sending circulars to customers of old firm of one stockholder who has sold his interest in good will. dig. S. C. Mich., 337.

GUARDIAN AND WARD.

- Must surrender money or invested property to successor, dig. S. C. Mo., 497.
 Settlements with, after age, opened when. dig. S. C. Ill., 477.
 See Action.

HABEAS CORPUS.

- Discharged prisoner, not liable to re-arrest, dig. S. C. Wis. 37.
 See Extradition.

HOMESTEAD.

Abandonment of husband deprives wife of, dig. S. C. Neb. 497.

Waiver by guardian nugatory, dig. S. C. Iowa, 377.

HOWESTADS AND EXEMPTIONS.

See Assignments; Partnership.

HOMICIDE.

Acceleration of death from disease by violence, is murder, dig. S. C. Cal. 255.

"Constructive Murder." *Law Times*, 188.

Is advising suicide, murder? 198.

Killing for self-preservation is, C. T. 481.

Malpractice when manslaughter, *Commonwealth v. Pierce*, C. T., S. J. C. Mass. 461.

Previous provocation of deceased with no wicked object, no obstacle to plea of self-defense, dig. S. C. Mo. 498.

Surgical operation immediate cause of death, no defence, dig. Ky. Ct. App. 96.

Throwing missile from roof of house negligently, and killing some one, what is, Q. & A. 297.

HUSBAND AND WIFE.

Agreement as to trust in property, between, binding, dig. S. C. Ind. 498.

"Co-habitation and Intercourse as Marriage Rights." *David Stewart*, 142.

Contract between, as to wages of former, gives his creditors attachable interest. *Kingman v. Frank*, in full, S. C. N. Y. 470.

Contract between in bar of dower void. *Whitney v. Closson*, in full, S. J. C. Mass. 449.

Husband not liable for wife's torts in Kansas. *Morris v. Corkhill*, in full, S. C. Kan. 353.

Liability of husband for counsel fees of wife in suit for divorce. *Handy v. Stockridge*, in full, Md. Ct. App. 255.

Liability of husband for property stolen by wife, dig. S. C. N. Y. 416.

Separation between, no bar to action for wrongful death of other, dig. S. C. Tex. 277.

IMPRISONMENT FOR DEATH.

See Contempt.

INDICTMENT.

Addition of false degree invalidates, dig. S. C. R. I. 255.

Sufficiency, allegation of being "common night-walker," dig. S. C. R. I. 256.

See Larceny.

INFANCY.

"Liability of Infants for Necessaries." *Law Times*, 99.

Liability of Infants to arrest for debt, n.

Necessaries, goods furnished to minor when supplied, not, *Barnes v. Toye*, in full, Eng. H. Ct., Q. B. Div. 434.

"Rescission of Contracts—Return of Consideration." *Crosby Johnson*, II. 7.

INJUNCTION.

Closing of public street restrained at suit of private individual, dig. S. C. N. So. Wales, 337.

Issues to prevent trespass, when, dig. Ky. Ct. App. 156.

Lies to restrain unjust taxation, when, dig. S. C. Kan. 137.

Not grantable to mortgagee to restrain sale by chattel mortgagor, dig. S. C. Minn. 318.

To restrain slander, granted, C. T. 281.

When issued to restrain nuisance. *McAffrey's Appeal*, in full, S. C. Pa. 410.

See Jurisdiction.

INN KEEPERS.

Intoxication of guest increased, duty of, dig. S. C. Mich. 277.

Rights to remove guests afflicted with contagious diseases, C. T. 161.

Who is a guest, dig. S. C. Vict. 256.

INSANITY.

On subject of taxation avoids tax sale. *Head v. Sack*, in full, S. C. Mo. 11.

See Evidence; False Imprisonment; Judgment.

INSOLVENCY.

Discharge in, bars action on note assigned, but not indorsed to citizen of other State, dig. S. C. Cal. 156.

See Attachment.

INSURANCE.**Co-operative Life.**

Member suspended for non-payment of dues not "in good standing." *Karcher v. Supreme Lodge, Knights of Honor*, in full, S. J. C. Mass. 152.

INSURANCE—Continued.

Notice of assessment not invalidated by mere formal defect. *Karcher v. Supreme Lodge, Knights of Honor*, in full, S. J. C. Mass. 152.

Suspension of member not subject of judicial inquiry. *Karcher v. Supreme Lodge, Knights of Honor*, in full, S. J. C. Mass. 153.

Fire.

Bond, with confession of judgment, an incumbrance on premises, dig. S. C. Pa. 194.

Company estopped to complain of indefiniteness of answers when policy issued after them, dig. S. C. Pa. 277.

Condition against alienation, conveyance of part of premises, breach when. *Baldwin v. Hartford Fire Ins. Co.*, in full, S. C. N. H. 394.

Condition against alienation of policy violated by change of title between partners dig. S. C. Iowa, 298.

Condition against alienation waived only by indorsement, dig. S. C. Cal. 337.

Duty of insured to keep up other insurance dig. S. C. N. J. 37.

Examination of insured condition requiring valid, dig. U. S. C. D. Minn., 477.

False representations of assured waived by consent to assignment of policy, dig. S. C. Ia., 377.

Increase of risk, case of, dig. S. C. Conn. 58.

Loss of interest destroys policy, dig. U. S. C. C., D. Minn. 157.

Notice of loss to two companies, joinder in one notice proper, dig. S. C. Cal. 116.

"Premises" in policy, what are, dig. S. C. N. H. 416.

Refusal to adjust loss, no waiver of right to timely notice, dig. S. C. Vt. 237.

Removal of goods to save from destruction, avoids policy on them, when, dig. S. C. Mich. 498.

Stipulation against keeping of gun powder, construction of, dig. S. C. Cal. 498.

Taking of acknowledgment by agent of conveyance of insured property, no waiver of condition against alienation, dig. S. C. N. H. 157.

What amounts to non-occupation to avoid policy, dig. S. C. Conn. 136.

See Damages.

Indemnity.

Accidents to workmen in ordinary business of insured, n. 240.

Life.

Assignment to one without interest valid, dig. S. J. C. Mass. 416.

Impairment of health by intoxication need not be permanent to avoid policy, dig. U. S. C. C., D. N. J. 58.

Implied contract of marriage creates insurable interest, dig. U. S. C. C., E. D. Mo. 41.

Involuntary suicide by accident not within policy, though condition is absolute, dig. U. S. C. C., N. D. N. Y. 97.

Killing by another in defense of his wife, is death in "violation of law" though insured was intoxicated, C. T. 421.

Provision that non-payment of interest on premium notes, should avoid policy, void, dig. S. C. Wis. 438.

Receipt after forfeiture of assessments levied before forfeiture, no waiver of forfeiture, dig. S. C. Ia. 37.

Waiver of breach of condition by acceptance of proofs of death, dig. S. C. Ga. 377.

What amounts to a "voluntary exposure to unnecessary danger," dig. S. C. Ont. 157.

INSURANCE AGENTS.

Negligent performance of duty to cancel insurance policy, dig. U. S. C. C., S. D. Ohio, 254.

INTEREST.

Contract rate runs on decree, dig. S. C. App. W. Va. 417.

On notes payable from maturity, days of grace, Q. & A. 359.

On verdict in action against carrier for negligence in carriage of passenger, dig. Ky. Sup. Ct. 357.

Rate after maturity, conventional rate continues, dig. S. C. Fla. 136.

Upon interest overdue allowable, dig. S. C. Oreg. 237.

See Agency.

INTERVENTION.

To participate in trust fund, judgment at law not necessary, dig. U. S. C. C., E. D. Ia. 277.

JOINT COVENANT.

Broken by violation by one, dig. U. C. Can. H. Ct. Ch. Div., 58.

JUDGMENT.

- Admissibility of evidence between other parties, dig. S. Col., 77.
- Against lunatic, voidable only. *Head v. Sack*, in full, S. C. Mo., 11.
- For sale of land for taxes not assailable collaterally. *Head v. Sack*, S. C. Mo., in full, 11.
- Entry of satisfaction can not be vacated upon debtor's failing to comply with contract, dig. S. C. Pa., 16.
- Keeping it alive after satisfaction, dig. S. C. Pa., 277.

JUDICIAL SALES.

- Creditor selling even void title, must give credit for bid. *Wells v. Vandyke*, in full, S. C. Pa., 449.
- Failure of officer to appraise may be cured, dig. S. C. Neb., 194.
- Improper advertisement of prior ineffectual sale, does not effect second sale, dig. S. C. Neb., 37.
- Interest of vendee before acknowledgment of sheriff's deed, dig. S. C. Pa., 97.
- Not effected by errors in suit not jurisdictional, dig. S. Ill., 17.
- Time for redemption from, begins when, dig. S. C. Ind., 37.

JURISDICTION.

- Injunction to restrain conveyance of property in other States, proper when, dig. Ky. Ct. App., 116.
- Joinder of several claims does not give, as to amount, dig. U. S. C. C. W. D. Wis., 37.
- May be gained by amendment, dig. S. C. Mo., 17.
- Of federal courts over suits against states, C. T., 341.
- Of federal courts over suit between alien and citizen of D. C. dig. U. S. C. C. S. D. N. Y., 77.
- Of federal courts to set aside deeds of assignment, dig. U. S. C. C. W. D., Iowa, 77.
- Of federal courts to prosecute sending lottery letters through mail when, dig. U. S. C. C. E. D. La., 77.
- Of Justice of the Peace in Mississippi, Q. & A., 359.
- Of state courts, to order crasure of mortgages, when federal courts have mortgages in liquidation, dig. S. C. La., 477.
- Right to be sued in district may be waived, dig. U. S. C. D. Cal., 218.
- Summary removal of occupant of house of ill-fame, when proper, dig. S. C. La., 438.
- "The Modern Idea of Jurisdiction," Seymour D. Thompson, 102.
- Want of, not subject of collateral when, dig. S. J. C. Mass., 136.
- What sufficient to bring partnership within establishment of agency, dig. S. C. Iowa, 157.
- See Estoppel; Practice.

JURY.

- Bias against occupation of party no objection, dig. Tex. Ct. App., 277.
- Competency of venireman, interest in same question disqualifies, dig. S. C. Fla., 136.

JURY TRIAL.

- Bias of jury, competency of gossip, to prove dig. S. C., La., 377.
- Power of judge to set aside verdicts. *Adams v. Coleridge*, C. T. Eng. H. Ct. Q. B. Div., 441.
- Right to, on creditor's bill, dig. S. J. C. Mass., 297.

JUSTICES OF THE PEACE.

- Jurisdiction of in Mississippi, days of grace on notes, amount. Q. & A., 359.

LANDLORD AND TENANT.

- Eviction from part of premises, effect upon rent, dig. S. C. Ala., 116.
- Dispossession of tenant of part of premises by landlord when not an eviction, dig. S. C. Pa., 457.
- Landlord liable for tenant's pollution of neighbor's water, when, dig. S. J. C. Mass., 358.
- Landlord not liable for defect in side-walk, in possession of tenants, though long notified to repair it, dig. Com. Pl. Pa., 318.
- "The implied condition on the letting of a furnished house," *Solicitor's Journal*, 348.
- Tenant, holding over after written proposition to demand higher rent liable therefor, dig. S. C. Colo., 417.
- Signing lease with knowledge of prior breach of covenants waiver, dig. S. C. Vict., 477.
- See Estoppel,

LARCENY.

- Agent stealing money out of safe, guilty of, dig. S. C. Wis., 438.
- Elements necessary to create crime of, what not. *Johnson v. State*, in full, S. C. Ala., 114.

LARCENY—Continued.

- Gaming is, when, dig. S. C. D. C., 175.
- Obtaining property by false pretext is, dig. Tex. Ct. App., 456.
- Ownership of intestates property, proper allegation of, dig. S. C. App. W. Va., 194.
- Sufficient allegation of ownership, dig. S. C. Cal.,
- Wrongful conversion of hired property when, dig. Tex. Ct. App., 457.

LEASE.

- Alteration by tenant, what is, dig. S. C. Oreg., 157.
- Erasure of covenant in lease, no evidence of intent to erase condition of forfeiture for doing same act, dig. S. C. Minn., 195.
- "Rates," what are, dig. S. Eng. H. Ct. Ch. Div., 237.

LEGAL MISCELLANY.

- Aaron Jones' novel method of settling partnership affairs, n. 100.
- A Dog examined as a Witness." *Irish Law Times*, 260.
- A hint to Queen's Counsel, n. 120.
- A legal benediction, n. 300.
- "A legal lament," 420.
- Anecdote of Judge Black, n. 20.
- Anecdote of Baron Alderson, n. 140.
- An Indiana Colored lawyer's idea of habeas corpus, n. 100.
- An original decision, 200.
- Appointment of Gresham, J., C. T., 381.
- A queer case of state boundaries, n. 60.
- A queer reason for postponement, n. 103.
- Are cow-catchers intended to destroy cattle? n. 20.
- "Arguing v. Wrangling," *Manitoba Law Journal*, 258.
- "A Sketch in an American Court," 179.
- Believed him guilty, 200.
- Brooklyn's lawyers and gas rates, n. 100.
- Capital articles, C. T. 121.
- Communis error facit jus*, *Canadian Law Times*, 503.
- "Convincing a Jury," J. W. Donovan, 199.
- Cost of insolence to Chicago judges, n. 100.
- "Credibility of Welsh Witnesses," *Law Times*, 259.
- Criticism of Judges, C. T., 141.
- Death of Noah H. Swayne, C. T., 341.
- Decision of law suits in Siam, n. 103.
- English lawyers' rights to fees, n. 420.
- Estimate of Choate by W. W. Story, n. 400.
- Fate of Mississippi lawyers and editors, n. 100.
- Forensic floridity, n. 240.
- "Honesty is the Best Policy," 120.
- "How to argue a bad case," Geo. M. Davis, 299.
- "Humorous Judges," 119.
- "Is English Law gloomy?" 99.
- "It was simply Absent-mindedness," 180.
- Journalistic plagiarism, C. T., 81, 121.
- Judge's Common Sense, n. 180.
- Judge Drummond's Resignation, 1.
- Judge Rorer's Death, n. 180.
- "Judicial Capacity," 160.
- "Judicial Ignorance," *Canadian Law Times*, 360.
- Judicial instability, 301.
- Judicial prolixity, 401.
- Justice Williams' opinion of criminals, n. 340.
- Justification for hog stealing, n. 160.
- "Lawyers as Speakers," 160.
- "Lays of the Law," n. 100.
- "Legislative Oversights," 60.
- Marshall's judgments, n. 420.
- Matt Carpenter's estimate of Rufus Choate, n. 400.
- Missouri Bar Association Meeting., 59.
- Origin of Trial by Jury, 59.
- "Our Common Law," 60.
- Our respects to our Jersey Contemporary, C. T., 41.
- Pat wanted his receipt for his fine, n. 280.
- Patrick Henry's vindication of John Hook, n. 240.
- Piscatory, 200.
- Presumption as to knowledge of judges, n. 280.
- Professional pugnacity, n. 420.
- Professional capacity, n. 380.
- Re-nomination of Chief Justice Horton, C. T., 81.
- "Shakespearean Law," 155.
- Small Clients and small cases, *Daily Register*, 80.
- Specimen bar examination, n. 360.
- Speakers and lawyers, *Law Journal*, 280.
- Specimen bar examination, n. 480.
- Stare Decisis*, 119.
- "Tact in Trials," J. W. Donovan, 460.

LEGAL MISCELLANY—Continued.

- Temperament of Rufus Choate, n. 380.
 Thaddeus Stevens attempt to conceal his contempt for the court, n. 120.
 The common law too common for a jury, n. 380.
 "The married woman's acknowledgment," 118.
 "The value of a clear opening," 99.
 The verbose technicalities of legal phraseology, n. 340.
 The West, By Courtland Parker, 290.
 "To be a Lawyer," J. W. Donovan, 379.
 "Tompkins as a jurymen," 140.
 Trials by jury in the United States Supreme Court, n. 100.
 "Uncertainties of the law," n. 340.
 William Daniels' Diminutive Stature and the Fun it Caused, n. 120.
 Where did the judge get his handkerchief? n. 120.
 Why she did not object to hugging, n. 160.
 Women as Lawyers, *Law Times*, 279.

LEGAL REFORM.

- Contingent fees, C. T., 181, 261, 361.
 Codification and its benefits, C. T., 401.
 Delays in judicial administration, n. 320.
 Governor Hoadley's views on Codification, C. T., 21.
 Judge Dillon's idea of the jury system, C. T., 281.
 Judge Dillon on Codification, n. 300.
 Law Schools, 119.
 Limitation upon the right to appeal, C. T., 321.
 Publication of nasty cases, C. T., 361.
 Raising Judicial salaries, n. 80.
 Reform in citation of cases, C. T., 361.
 Writing Short Opinions, C. T., 241.

LIBEL.

- Charge of murder, evidence establishing, dig. S. C. Mich., 317.

LIBEL AND SLANDER.

- Notice forbidding employees to trade not libellous, dig. S. C. Tenn., 417.
 Publication of pleadings in court not privileged. Cowley v. Pulsifer, in full, S. J. C. Mass., 32.
 Statements in affidavits filed to support motion for new trial, privileged, dig. S. C. La., 477.
 Words not disparaging character, not slanderous. Knight v. Blackford, in full, S. C. D. C., 190.
 Words spoken of plaintiff in his profession actionable *per se*, dig. S. C. & Inn., 58.

LICENSE.

- Right of holder to repayment of cost, upon revocation, dig. S. C. Neb. 77.

LIENS.

- Agreement upon sale of real and personal property as to lien for price, dig. S. C. App. W. Va., 417.
 Creditor's bill creates none, dig. S. J. C. Mass., 297.
 For damages for taking under eminent domain, how waived, dig. S. C. Vt., 136.
 For storage not good against mortgagee, dig. S. J. C. Mass., 135.
 Has one furnishing paint for house to one representing himself as part owner lien for price? Q. & A., 339.
 "Liens of Vendors of Chattels for the Purchase Money," Leonard A. Jones, I, 2, II, 24.
 Reservation of liens in assignment does not benefit holders of void liens, dig. S. C. Ohio, 456.
 Statutory lien for bond, not lost by shipment of goods out of state, dig. S. C. N. H., 157.
 Workmen rendering stevedore service, have lien on vessel, dig. U. S. D. C. S. D. N. Y., 17.
 See Attorney and Client; Execution; National Banks.

LIMITATIONS.

- Absence of defendant from State, temporary absence contemplated, dig. S. C. Wis. 477.
 Acknowledgment by surety, taking security from principal not, dig. S. C. N. H., 417.
 Acknowledgment of existing liability, dig. S. C. Neb. 17.
Cestui que trust barred when trustee barred, dig. Ky. Ct. App., 17.
 Criminal limitation acts run from time of commission, not of discovery, dig. S. C. Vt., 136.
 Effect of limitation in insurance policy as to suit thereon, upon recovery of premiums of void policy, dig. S. C. Iowa, 298.
 Government Employees are non-residents, dig. S. C. Iowa, 37.
 Of action on fire policy to twelve months after loss expires when, dig. S. C. Conn., 457.

LIMITATIONS—Continued.

- Payment of interest by partner after dissolution takes case out of Statute, dig. N. J. Ct. Err., 175.
 Promise to take case out of statute, sufficiency, C. T., 321.
 Statute limiting time for recovery of penalties not applicable to suit for dog-bite under statute. Whitaker v. Warner, in full, S. C. N. H., 192.
 Statute not tolled by removal of debtor from State as against subsequent purchasers of estate, sought to be charged, dig. S. C. Neb., 498.

LIQUIDATED DAMAGES.

- Forfeiture of price of goods, without delivery, penalty, Bradstreet v. Baker, in full, S. C. R. I., 292.
 "Liquidated Damages" Elisha Greenhood, I., 282, II., 302.

LIQUOR LAW.

- Parent liable for permitting his own child to lounge in his saloon, dig. S. C. Tex., 497.
 Purchase for another without profit, no violation of, dig. U. S. C. C. W. D. La., 137.
 Sale of liquor by druggists, dig. S. C. N. H., 156.

LITERARY PROPERTY.

- "Literary Property," *Law Times*, 180.
 "Property in Letters," *Solicitor's Journal*, 399.
 Injunction against publication of "substance of lectures," improper, dig. S. C. Pa., 298.

LOTTERY.

- "Policy game" is, dig. S. J. C. Mass., 116.
 What amounts to, foreign premium bond sale, dig. N. Y. Ct. App., 77.

MALICIOUS PROSECUTION.

- Not Pros.* is not termination, dig. S. J. C. Me., 457.
 Probable cause, knowledge of one instigated, no defense, dig. S. C. Wis., 317.
 Representation of great value of insignificant article, evidence of malice, dig. S. C. Wis., 317.
 See Corporation; Evidence; Practice.

MANDAMUS.

- Against corporation to permit stockholder to see books proper when, dig. S. C. Pa., 136.
 Against county to compel payment of judgment, dig. S. C. Cal., 194.
 Will issue against city to compel levy of tax to pay judgment in tort, dig. S. C. Viet., 78.

MARRIED WOMEN.

- Can estate be shown to be "separate" by evidence dehors the deed? Q. & A., 157.
 Is property purchased with proceeds of sale of "separate estate" also "separate estate"? Can wife convey it without consent of husband? Has he a curtesy right therein? Q. & A., 157.
 Mechanic's liens results on land of, though work ordered by husband, when, dig. S. C. Ind., 298.
 See action.

MASTER AND SERVANT.

- Acts within the scope of latter's employment, n. 100.
 Allowing water to escape from locomotive into plaintiff's eyes, actionable negligence, Atchison etc. Co., Thul in full, S. C. Kan., 272.
 Are train dispatchers and brakemen fellow-servants? Q. & A., 196.
 Car inspectors and brakemen, fellow-servants, dig. S. C. Ohio, 457.
 Case wherein relation of, held not established, McCulloch v. Shoneman, in full, S. C. Pa., 10.
 Construction of contract for jury when, dig. S. C. Mich., 397.
 "Damages for Employer's Breach of Contract for Service for Specified Period," Eugene McQuillin, 342.
 Defective machinery, knowledge of, burden of proof, dig. S. C. Tenn., 397.
 Delay of engineer, bursting of boiler and killing of fireman, all caused by negligence of fellow-servant, dig. S. C. Tenn., 397.
 Foreman and laborers, fellow-servants, dig. S. J. C. Me., 498.
 Insecurity of master's premises, knowledge of defects a defence, dig. Eng. H. Ct. Q. B. Div. 218.
 Inspector and brakeman not fellow-servants, dig. S. C. App. W. Va., 256.
 Insufficient proof of negligence, dig. S. C. So. Car., 196.
 Liability for wilful torts of servant, dig. Md. Ct. App., 478.
 Mate and maste of vessels fellow-servants, dig. S. C. Wis., 478.
 Omnibus conductor not a "workman" or "engaged in manual labor," dig. Eng. Ct. App., 176.

MASTER AND SERVANT—Continued.

Servant obeying orders of incompetent servant, not entitled to recovery, *dig. S. C. Mich.*, 377.

Wrecker and engineer of train fellow-servants, *Abend v. Terre Haute etc. R. Co.* in full, 350.

Yard-men and foreman on railroad, fellow-servants when, *dig. S. C. Minn.*, 337.

See Contracts; Negligence.

MECHANIC'S LIENS.

"Waiver of Mechanic's Liens," *Isaac N. Payne*, 262.

See Married Women.

MERGER.

Purchase at tax sale by mortgagor extinguishes mortgage debt, *dig. S. C. So. Car.*, 37.

MONOPOLY.

Grant of, by legislature, void, *C. T.* 201.

MORTGAGE.

Assumption of, see action.

Assignee of, takes free from equities, *dig. S. C. Neb.*, 17.

Breach of condition as to insurance, deduction of amount to procure same by loan agent and promise to procure it, is excuse for, *dig. S. C. Mo.*, 478.

Inconsistency in description subject to explanation by parol, *dig. S. C. La.*, 378.

Interest of grantee in deed held in escrow, subject of, *dig. S. C. Ind.*, 37.

Liability of mortgagee for diversion of funds, *dig. U. S. S. C.*, 37.

Entry of satisfaction by mistake no satisfaction, *dig. S. C. Pa.*, 116.

Estoppel to deny title of Landlord, right passes in foreclosure, *dig. S. C. Mo.*, 438.

Excuse for breach of covenant to pay taxes, *dig. S. C. Mo.*, 478.

Exercise of right to redeem must be absolute not for ascertaining expediency, *dig. S. C. N. H.*, 317.

Extension of time to purchaser of equity assuming mortgage, no release of mortgagor, *dig. S. C. Conn.*, 478.

Foreclosure, payment of taxes by mortgagee, rights of, *dig. S. C. Iowa*, 438.

Power to "pool" railroad securities, *dig. U. S. C. C. S. D. N. Y.*, 499.

Right of bankrupt to redeem, *dig. S. J. C. Mass.*, 176.

Right to profits after default, *dig. U. S. C. C. E. D. Ark.*, 176.

Rights of innocent purchasers, *dig. S. C. Mich.*, 277.

Rights of intervening prior mortgagees in petition for foreclosure of second mortgage, *dig. U. S. S. C.*, 438.

Stipulation for attorney's fees relates only to complete foreclosures by sale, *dig. S. C. Mo.*, 478.

Substitution of mortgages does not let in prior liens, subsequent to original mortgage, *dig. Can. H. Ct. Ch. Div.*, 256.

See Merger.

MUNICIPAL BOND.

New organization of same town makes it liable on bonds of old corporation, *Laird v. DeSoto* in full, *U. S. C. C. E. D. Mo.*, 448.

MUNICIPAL CORPORATIONS.

Adverse occupation of streets, gives title to, *dig. S. C. Ark.*, 378.

Cannot maintain ejectment to recover streets, *dig. S. C. Wis.*, 476.

Compelled by mandamus to continue to levy taxes, provided for at time of issue of bonds, *dig. S. C. La.*, 479.

County not liable to attorney for defence of criminal, *dig. S. C. Ill.*, 15.

Liability for defective construction of street, *C. T.*, 421.

Liability for latent defects in highways, *dig. S. C. Pa.*, 256.

Liability for neglect of agents improving street, *dig. S. C. App. Va.*, 317.

Liability for negligence of cemetery officers, *City of Toledo v. Cone*, in full, *S. C. Ohio Com.*, 331.

Liability for negligence of officers in performance of duties, *Tindley v. Salem*, in full, *S. J. C. Mass.*, 210.

Liability for seizure of land for pest-house, *Dooley v. Kansas City*, in full, *S. C. Mo.*, 490.

Ordinance requiring abutters to remove snow from side-walks void, *dig. S. C. N. H.*, 417.

Powers of poor officers to employ outside physician, *dig. S. C. Neb.*, 38.

"Suits By and Against Counties."—*A. J. Donner*, 186.

MUNICIPAL CORPORATIONS—Continued.

Town not liable for neglect of officers celebrating Fourth of July, *dig. S. J. C. Mass.*, 97.

Velocipede on sidewalk is not in unlawful place to exempt city from liability to one injured by defective highway, *dig. S. J. C. Mass.*, 457.

NATIONAL BANKS.

Can not claim that savings banks are not taxed for non-taxable securities, *Davenport Nat. Bk. v. Board, etc.*, in full, *S. C. Iowa*, 55.

Discrimination against in taxing, what does not amount to, *Davenport Nat. Bk. v. Board, etc.*, in full, *S. C. Iowa*, 55.

Liability of shareholder survives, *Irons v. M'F'r's Nat. Bk.*, in full, *U. S. C. C. N. D. Ill.*, 310.

Lien on stock in, for money loaned, forbidden by law, *dig. U. S. C. C.*, 298.

Tax on capital of national bank, no tax on United States bonds, *Davenport Nat. Bk. v. Board*, in full, *S. C. Iowa*, 55.

See Action.

NEGLIGENCE.

"Breach of Contractual duty as a ground for action by strangers," *Elisba Greenwood*, 168.

Breach of contractual duty, ground of action by strangers, *dig. S. C. N. J.*, 176.

Collision between vehicles of carriers equally negligent, rights of passengers, *dig. S. C. Cal.*, 498.

Directing verdict in suit for, when proper, *dig. U. S. C. C. D. Col.*, 457.

"Duties to children when trespassers," *Weekly Law Bulletin*, 160.

Duty of railroads to cattle owners, *dig. S. C. Mo.*, 17.

Injury on railroad cars *prima facie* proof of negligence of carrier, *Terre Haute, etc. R. Co. v. Buck*, in full, *S. C. Ind.*, 50.

Jury may find railroad guilty of, although it gave signals, *dig. S. C. Tex.*, 17.

Liability for consequences of fires, *dig. S. C. Ind.*, 498.

Liability for contractor's, nuisance, what is, *dig. S. C. Mo.*, 17.

"Liability of employer for negligence of independent contractors and their servants," *Frank C. Haddock*, 105.

Liability of railroad for act of stranger, *dig. S. C. N. J.*, 176.

One going on ship to see friend off not a volunteer, *dig. S. C. N. S. Wales*, 78.

One negligently spreading contagious disease, liable to those injured, *Smith v. Baker*, in full, *U. S. C. C. S. D. N. Y.*, 173.

Presumption from falling of car door on passenger, *dig. S. C. Iowa*, 478.

Violation of ordinance regulating speed not conclusive proof of negligence, *dig. Md. Ct. App.*, 478.

"Visitors on premises and their risks," *Justice of the Peace*, 257.

What is, in signing contract without reading, *dig. S. C. Ill.*, 498.

When case will be withdrawn from jury, *Abend v. Terre Haute, etc.*, *R. Co.*, in full, *S. C. Ill.*, 350.

See Landlord and Tenant; Master and Servant.

Contributory.

Alighting from train on dark night near stopping place, after signals for stopping not *per se*, *Terre Haute, etc. R. Co. v. Buck*, in full, *S. C. Ind.*, 50.

What is, in signing contract without reading, *dig. S. C. Ill.*, 498.

"Contributory Negligence" *Buffalo Daily Transcript*, 139.

Going out on platform of moving train is when, *dig. S. C. Iowa*, 378.

Knowledge of storm by owner of stock killed by fences being down, is, *dig. S. C. Wis.*, 318.

Leaving scuttles open on roof not, in suit for damage by water, *dig. S. C. Cal.*, 317.

Minor riding over railroad crossing without stopping to listen, not *per se*, *dig. S. J. C. Mass.*, 116.

Need not be element of force producing accident, *Abend v. Terre Haute, etc. R. Co.*, in full, *S. C. Ill.*, 350.

Passenger sitting in engine-cab, guilty of, *Abend v. Terre Haute, etc. R. Co.*, in full, *S. C. Ill.*, 350.

Placing arm on car window-sill, not, *Germantown Pass Co. v. Brophy*, *S. C. Pa.*, in full, 94.

Plaintiff may prove usage justifying his conduct, *dig. S. C. Mo.*, 17.

Riding on platform, not, *per se*, *dig. S. J. C. Mass.*, 116.

Warning to keep off tracks, not applicable to servants, *dig. S. C. Ill.*, 378.

NEGLECT—Continued.

Imputable.

Doctrine of, rejected in Nebraska, *Huff v. Ames*, C. T. S. C. Neb., 22.

Proximate cause.

Driver thrown by toppling motion of train, though shaken by obstruction on crossing, dig. S. C. P. A., 338.
 Failure to give alarm of approach of train, cause of damage produced by running away of frightened horse, dig. Ky. Ct. App., 316.
 Jumping, to avoid car, on ice, and falling, whether caused by negligence of propellers of car, not matter of law, dig. S. C. Iowa, 318.
 "Proximate and remote cause," 340.
 Toppling motion of team, from which driver is thrown, proximate cause of injury, not obstruction, *Jackson v. N. C. & St. L. R. Co.*, in full, S. C. Tenn., 492.

NEGOTIABLE PAPER.

Action on paper out of plaintiff's possession conditions of statute must be proved, dig. S. C. Mich., 256.
 Attachment of seal destroys negotiability, dig. S. C. Minn., 38.
 Check is "bill of exchange" dig. Eng. H. L., 15.
 "Implied warranty of solvency of Bills and Notes," *Chas. A. Bucknam*, 427.
 Irregular indorsements, dig. S. C. Pa., 97.
 "Kiss my foot" no acceptance of bill of exchange, *Norton v. Knapp*, C. T. S. C. Iowa, 81.
 Neglect to apply funds of maker received after maturity, does not discharge endorser, dig. S. C. N. H., 358.
 Notice of dishonor given to assignee of endorser, under regular assignment sufficient, *Callahan v. Bank of Ky.*, in full, Ky. Ct. App., 432.
 Notice of dishonor of promise to pay installments of interest necessary, dig. Can. C. Ct., 417.
 Payment of draft with forged indorsement, rights of payor, *Star Fire Ins. Co. v. N. H. Nat. Bk.*, in full, S. C. N. H., 452.
 Payment to assignor after maturity, good defense to suit by assignee after maturity, dig. S. C. Cal., 176.
 Revocation of authority to draw drafts, effect of, dig. Md. Ct. App., 97.
 Rights of accommodation indorser, dig. S. C. Pa., 318.
 Stipulation as to attorney's fees does not destroy negotiability, dig. S. C. Ark., 318.
 "Waiver of protest" waives demand and notice, dig. S. C. Pa., 195.
 What is legal effect of indorsement without recourse? *Q. & A.*, 378, 418.
 When do attorneys' fees mature? *Q. & A.*, 78.

Protest.

Waiver of, effect of custom, dig. S. C. Pa., 338.
 See Interest.

NEW TRIAL.

Attendance of jury at church, and hearing sermon on "thou shalt not kill," no ground for, dig. S. C. Pa., 338.
 For separation of jury, improper influence must be proved, dig. S. C. Pa., 378.
 Opinion of judge as to weight of evidence no ground for, dig. S. J. C. Mass., 176.
 Opinion of judge that verdict is against weight of evidence, does not entitle party to new trial, dig. S. C. N. So. Wales, 338.
 Refusal of right to open and close, no ground for when, dig. S. C. Wis., 478.

NOTICE.

Knowledge of officer, when not notice to corporation, dig. N. J. Ch. Ct., 83.
 Rectal in deed of unrecorded mortgage is, dig. S. C. N. H., 318.
 What is entitled to record, dig. S. C. Tex., 17.

NUISANCE.

"Abatement of Nuisance," *George R. Eldridge*, 43.
 Lessee renting house with knowledge of, can maintain action, dig. S. C. Ga., 397.
 Liability of successor of creator of, for continuance, dig. S. C. Ga., 397.
 Standing jacks and stallions for mares, in plain view of dwellings, 1, dig. S. C. Neb., 338.
 See Damages; Injunction.

ONCE IN JEOPARDY.

Conviction of lesser crime, e. g., manslaughter, and new trial no bar to trial for greater crime. *Com. v. Arnold*, in full, Ky. Ct. App., 413; dig. S. C. Ind., 417.

ONCE IN JEOPARDY—Continued.

Sickness of juror and discharge of jury not. dig. S. C. Ind., 417.

ORDINANCE.

Relating to pawn brokers, when unreasonable. dig. S. C. Ill., 498.

PARENT AND CHILD.

Child can not recover for support of father in absence of express contract, dig. S. C. Iowa, 459.
 Duty of mother or step-father to maintain child on re-marriage, dig. S. C. Minn., 298.
 Evidence of control of parent over child's wages, dig. S. C. Ga., 97.
 Liability of divorced father for support of children in custody of mother. *Holt v. Holt*, S. C. Ark. in full, 34.
 Liability of former for torts of latter. C. T. 202.
 Liability of father for wilful negligence of child, dig. S. C. Wis., 137.
 What may be shown in suit for death of child as elements of damages, dig. S. C. Tex., 276.
 See Action.

PARTNERSHIP.

Authority of partner to assign partnership property, dig. S. C. Neb., 38.
 Confession of judgment by partner in favor of firm valid, dig. S. C. Pa., 237.
 Construction of agreement, whether creating partnership or not, dig. S. C. Mo., 17.
 Ostensible partner, liability of. *Thompson v. First Nat. Bk.*, in full, U. S. S. C., 90.
 Partnership property not exempt, dig. S. C. Iowa, 78.
 Pledge by partner of firm assets for individual debt, void, dig. Ky. Ct. App., 358.
 Power of partner to consent to alteration in note, dig. S. C. Kan., 478.
 Power of partner to dissolve partnership for definite period, dig. S. C. Mich., 499.
 Presumption of. dig. S. C. Mich., 38.
 "Presumptions in Partnership Law, as to allowance of interest and compensation, shares and liability of incoming partner," *R. E. Ball*, 367.
 Purchase of property by partner with firm funds confers no title on firm when, dig. S. C. S. C., 298.
 Release by one partner of partnership debt when void. *Beatson v. Harris*, in full, S. C. N. H., 76.
 Reservation of homestead by partner out of firm property void as to firm creditors, dig. U. S. C. C. E. D. Va., 317.
 Rights of creditors on dissolution of, by death, neglect to sue surviving partners, does not affect. dig. S. C. Ill., 298.
 Transfer by one partner to another, frees it from partnership debts, when. dig. S. C. Iowa, 58.
 "When Creditor can proceed against estate of deceased partner," *Guy C. H. Corliss*, 467.
 See Limitations; Receivers; Suretyship.

PATENT LAW.

Combination of well-known expedients, not patentable. dig. U. S. S. C., 17.
 Design figures in relief, Photograph, dig. U. S. C. C. S. D. N. Y., 78.
 Rights of public after expiration of patent. dig. S. C. Ohio, Com. 38.
 Want of public acquiescence no ground for violation, dig. U. S. C. C. W. D. Pa., 176.

PENSIONS.

Second marriage during life of first husband forfeits rights to, dig. U. S. C. C. W. D. Mo., 137.

PERSONAL PROPERTY.

Hay-scales are not and pass only by deed. *Dudley v. Foote*, in full, S. C. N. H., 430.

PLEADING.

Action for obstructing way, local, dig. Md. Ct. App., 176.
 Count in debt, and in case for same injury properly joined. *Whittaker v. Warren*, in full, S. C. N. H., 192.
 Declaration against railroad corporation need not allege incorporation, dig. S. C. N. C., 278.
 Defect of parties plaintiff must be noticed before trial, dig. S. C. Wis., 318.
 Denial of corporate capacity, plea in bar, dig. U. S. C. C. D. Oreg., 478.
 In action against master by employee, wrongful discharge must be alleged. dig. S. C. Colo., 499.

PLEADING—Continued.

Inconsistent defenses, denial and justification in slander, dig. Ky. Ct. App., 439.
 Non-joinder of defendant, how taken advantage of, C. T., 181.
 Proof of libel on plaintiff and others, causes no variance, dig. S. C. Cal., 298.
 Slander, denial and justification not inconsistent defenses, dig. S. C. Kan., 137.
 See Receivers.

PLEDGE.

Of interest in future partnership valid, dig. S. C. Pa., 278.

PRACTICE.

After filing of set-off, plaintiff can not discontinue suit. *Merchant's Bank v. Schulenberg*, in full, S. C. Mich., 250.
 Appearance is waiver of objection to jurisdiction in case of contempt. *In re Frew*, in full, S. C. App. W. Va., 71.
 Construction of contract, province of jury. dig. S. J. C., Me., 499.
 Court without jurisdiction cannot give costs. dig. U. S. C. C. S. D. N. Y., 195.
 Examination of plaintiff by defendant's physician, right to. dig. S. C. Wis., 478.
 Execution sale and deed will not be vacated after expiration of time for redemption, dig. S. C. Ill., 78.
 How must affidavit for change of venue by corporation be made? Q. & A., 59.
 Joint motion for new trial must be allowed or overruled as to all. dig. S. C. Neb., 38.
 Physical examination of witness when demandable, dig. S. C. Neb., 417.
 Prevailing party can not by remittitur prevent right of appeal, dig. U. S. C. C. S. D. N. Y., 278.
 Stenographer's transcript of evidence, how to be prepared, dig. S. C. Iowa, 397.
 "Suits by and against counties." A. J. Donner, 185.
 Waiver of irregular service of process by appearance. dig. Eng. H. Ct. Q. B. Div., 439.
 What may be shown under general denial in malicious prosecution. dig. S. C. Mass., 18.
 See Costs.

PRESCRIPTION.

See Municipal Corporations.

PRESUMPTIONS.

Tax sales presumed valid. dig. S. C. App. W. Va., 38.

PROMISSORY NOTE.

See Action.

PUBLIC LANDS.

Devise before issuing of patent void, dig. S. C. Kan., 417.

PUBLIC POLICY.

Its standing in the courts, C. T., 201.

RAILROAD.

Killing stock, contributory negligence no defence, dig. S. C. N. H. S. C. Vt. 256.
 Liability for escaping sparks, dig. Ky. Ct. App. 436.
 Right to damage, dig. S. C. Neb., 237.
 "The relation of railways to the State" D. H. Pingrey, 266.
 See Common Carriers; Eminent Domain.

REAL ESTATE AGENTS.

Employment of, for contingent compensation, dig. S. C. N. H. 316.

See Agency.**RECEIVERS.**

Of partnerships need not be joined in suits against partners, dig. Com. Pl. Pa., 318.

REMEDIES.

For diversion of funds by mortgagee, dig. U. S. S. C. 38.
 To oust usurper of office, dig. S. C. N. H. 416.
 See Injunction.

REMOVAL OF CAUSES.

Amount in dispute must exceed \$500 at institution of action dig. U. S. C. C. N. D. Ala., 18.
 Diligence of applicant required, dig. U. S. C. C. N. D. Ill. 137.
 Party estopped to demand removal of one suit after consenting to try another equally removable in State court dig. U. S. C. C. D. Cal., 78.
 Separate controversy *Wilson v. St. Louis etc. R. Co.* in full U. S. C. C. E. D. Mo., 290.
 See Estoppel.

REPLEVIN.

Demand when a prerequisite, dig. S. C. Mich. 38.
 See Corporation.

RES ADJUDICATA.

Judgment in mandamus bar to subsequent suit for different reasons but same purpose *Martin v. Rooney* in full S. C. Ohio. Com., 356.
 Judgment of probate court final as to merits of claims dig. Com. Pl. Pa. 318.
 Former suit may be shown not to have been tried on merits, dig. S. C. Mich., 398.
 Judgment in other suits when not a bar, dig. S. C. Col. 179.
 Judgment upon abandonment of suit is bar even though another ground for maintenance of action is obtained, dig. S. C. N. J. 175.
 Probate of will in foreign State, conclusive as to sanity of testator, dig. S. C. Vt., 278.
 Recovery against one of two joint tortfeasors bars action against all jointly, dig. U. S. C. W. D. N. C. 218.
 Recovery for personal injuries no defence to suit for wrongful death *Donahue v. Drexler*, in full Ky. Ct. App., 214.
 Satisfaction of judgment procured by fraud void, and no bar to second suit, *State ex rel. Church*, in full, S. C. Kan. 234.

RESTRAINTS ON ALIENATION.

Prohibition of alienation except by will, valid, dig. Can. H. Ct. Ch. Div. 176.

RIPARIAN RIGHTS.

Diversion of waters in another State actionable *Maurelli Co. v. Worcester*, in full S. J. C. Mass., 469.

RIPARIAN RIGHTS.

Increase of water supply violation of owner below, dig. S. J. C. Mass., 358.
 Return of water mitigates damages, *Maurelli Co. v. Worcester* in full, S. J. C. Mass., 469.

SALE.

Breach of agreement to purchase, forfeiture of deposit, dig. Eng. Ct. App., 97.
 Compensation for errors, discovered after public sale, construction of particulars, dig. Eng. Ct. App., 398.
 Deceit, non-disclosure of indebtedness of vendee avoids, when, dig. S. C. Minn., 256.
 Of liquors, in what State made, Q. & A., 458.
 Presumption as to passing of title from want of delivery, failure to ascertain price, intention of parties, *Byles v. Collier*, in full, S. C. Mich., 312.
 Rescission, duty of vendee to return, waiver by vendor, dig. S. C. Neb., 398.
 "Sale or Bailment," *Isaac H. Lionberger*, 268.
 Warranty of quality, duty of vendee to examine, dig. U. S. C. C. S. D. N. Y., 237.
 What amounts to a conditional sale, dig. S. J. C. Me., 499.
 What amounts to an acceptance of goods offered, dig. Can. H. Ct. C. P. Div. 176.
 See Liens.

SALVAGE.

Agreements regarding not binding, when, dig. U. S. D. C. D. N. J., 276.
 Contingency of success effect upon amount of salvage, dig. U. S. D. C., 56.

SET-OFF.

None allowed as against transferee of note after maturity, dig. S. C. Vt., 137.
 Right of debtor to set off note against assignee of debt, *Trow v. Bralley*, in full, S. C. Vt., 293.
 Stockholder sued for unpaid subscriptions cannot set off indebtedness of corporation to him, *Williams v. Traphagen*, in full, N. J. Ch. Ct., 25.
 See Practice.

SHERIFFS.

Honest belief that property is exempt no excuse for failure to attach, dig. S. C. Ala., 218.
 Liability for keeper's fees, dig. S. C. N. H., 176.
 Liability for wrongful seizure of goods on replevin, dig. S. C. Cal., 78.
 Recapture of escaped prisoner, right to compensation, dig. S. C. Ind., 417.

SHERIFF'S SALE.

Title of purchaser not dependent on officer's return, dig. S. C. Cal., 195.

SLANDER AND LIBEL.*Privileged Communication.*

Charge against servant in presence of another privileged, *Keane v. Sprague*, in full, N. Y. City Ct., 315.
 Testimony before captain not, *dig. S. C. N. S. Wales*, 338.

SLEEPING CAR COMPANIES.

Not common carriers, *dig. Ky. Ct. App.*, 439, n. 380.

SPECIFIC PERFORMANCE.

Vagueness of contract, *dig. S. C. App. W. Va.*, 490.

STARE DECISIS.

Its application, C. T., 381.

Violation of doctrine of, *State v. Hopkins*, S. C. Mo. cr., 1.

STATUTES.

Construction of statute in nature of exemption law, *dig. S. C. Ala.*, 116.

Force of, prohibiting warrants of attorney for use in other States, *dig. N. J. Ct. App.*, 38.

Extraterritorial Force.

Money paid for liquors purchased in one State recoverable in another State, according to statutes of, former, when, *dig. S. C. Neb.*, 318.

STATUTE OF FRAUDS.

Agreement between principal and agent as to purchase of land, within, *dig. S. C. R. I.*, 286.

Agreement of agent to buy land in his own name, to keep for principal within, *Spencer v. Lawton*, in full, S. C. R. I., 334.

Guaranty blanks left unfilled, promise valid, to unlimited amount, *New Zealand ste. Co. v. Paterson*, in full, N. Zeal. Ct. App., 334.

Insufficient transfer of title, loss by fire sustained by vendor, *dig. S. C. Ga.*, 398.

Its authorship again, cr., 440.

"The Authorship of the Statute of Frauds," *Flournoy Rivers*, 360.

"The Statute of Frauds, as Affecting Sales at Auction," E. J. Whitmore, 247.

Oral employment of agent to employ real estate and promise of half profits not within, *dig. S. C. Mich.*, 338.

Part performance, sufficiency of, *Anderson v. Shockley*, in full, S. C. Mo., 172.

Promise to debtor to pay his debt, not within, *dig. S. C. Mo.*, 78.

Promise to pay assignee not within, *Trow v. Braley*, in full, S. C. Vt., 293.

Verbal lease, claim for rent, *dig. S. J. C. Mass.*, 218.

See Estoppel.

STATUTORY CONSTRUCTION.

See Confession of Judgments.

STOPPAGE IN TRANSITU.

What amounts to transfer of possession, *dig. Can. H. Ct. App.*, 176.

SUBROGATION.

Payment of incumbrance by heir expectant, does not entitle him to, *dig. S. C. Mich.*, 33.

Payment of judgment by one of two debtors subrogates former to judgment, *dig. S. C. Pa.*, 318.

SUNDAY.

Sale on, executed, passes title as against vendor's creditors, *dig. S. C. Tex.*, 398.

SUNDAY LAW.

One frightening horses on Sunday liable as on any other day, *dig. S. C. Pa.*, 457.

Travelling on Sunday no defence to suit for negligence, when, *dig. S. C. N. H.*, 176.

SURETYSHIP.

Agreement with co-surety to pay debt to him out of funds realized on note no fraud on co-surety, *Mackreth v. Walmesley*, C. T. Eng. H. Ct. Ch. Div., 441.

Extension to partner assuming firm debts, discharges other partner, *dig. Man. H. Ct.*, 278.

Failure to remove deposits from principal bank or to require returns no defence for sureties, *dig. S. C. Ga.*, 78.

"Guaranteed" makes contract of, when, extension of time to principal, *Riddle v. Thompson*, in full, S. C. Pa., 389.

Guaranty by assignor of payment of judgment to assignee is suretyship, discharged by extension, *dig. S. C. Pa.*, 338.

Liability of sureties on bond of sheriff for illegal acts of officer, *dig. S. J. C. Mass.*, 57.

SURETYSHIP—Continued.

Mere extension to principal for indefinite time, no discharge, *dig. S. C. Pa.*, 358.

Promise to pay on mortgagor's default, one of suretyship, *dig. S. C. Pa.*, 318.

What rights has a surety on note given to discharge mortgage on horse got in horse? *Q. & A.*, 219.

See Contribution; Mortgage.

SURVIVAL OF ACTIONS.

Action for dower does not survive though consent to accept gross sum filed, *dig. S. C. N. Y.*, 78.

SURVIVAL OF ACTIONS.

See National Bank.

TAXATION.

Assessment, failure to verify assessor's books, avoids, *State v. Cook* in full, S. C. Mo., 150.

Fruit and trees, not "growing crops," and not exempt, *dig. S. C. Cal.*, 195.

Injunction against excessive, improper, *dig. S. C. Kan.*, 136.

Insufficient designation of owner in assessment, *dig. S. C. Cal.*, 398.

Tax on vessel navigating river, void, *dig. U. S. S. C.*, 457.

See Equity; Municipal Corporations; National Banks; Voluntary Payment.

TAX DEEDS.

Effect of as evidence not conclusive of what, *dig. U. S. C. C. D. Oreg.*, 38.

TAX SALES.

Impossible things not required to be done, *dig. U. S. C. C. S. D. Iowa*, 38.

See Insanity.

TELEGRAPH.

Exemption from liability for delay in delivery of un-repeated messages, *dig. S. J. C. Mass.*, 256.

"Property in Telegrams," *Albany Law Journal*, 77.

See Eminent Domain.

TENDER.

Failure to make, to party committing fraud not fatal, to right to rescission, *dig. S. C. Wis.*, 477.

TORT.

Assisting in defalcation, actionable, *dig. N. J. Ct. Err.*, 237.

Breach of warranty no ground for action in, *dig. S. J. C. Mass.*, 256.

Liability for placing terrifying objects in streets, *dig. S. C. Pa.*, 457.

Obstruction of surface water by railroads, no liability for, *dig. S. C. Wis.*, 478.

Right of hotel keepers to remove guests afflicted with contagious diseases, *Levy v. Corey*, C. T., 161.

The doctrine of causation. *Terre Haute, etc. R. Co. v. Buck*, in full, S. C. Ind., 50.

Transferee of action cannot sue pledgee thereof for neglect to enter payment thereon to former's loss, *dig. S. C. Ga.*, 479.

See Waters.

TRADE MARKS.

Assigned by sale of business, *dig. U. S. C. C. S. D. N. Y.*, 97.

Colorable imitation, *dig. S. C. R. I.*, 256.

Neglect to use, no ground for violation, *dig. Eng. H. Ct. Ch. Div.*, 218.

Right of corporation to acquire trade-name, *dig. U. S. C. C. S. D. N. Y.*, 278.

Right to enjoin use of surnames, *dig. U. S. C. C. E. D. Wis.*, 479.

Similarity, what makes infringement, intent to defraud, not essential, *Liggett, etc., Tobacco Co. v. Hynes*, in full, U. S. C. C. W. D. Ark., 109.

TROVER.

Conversion of agent by orders of principal, makes agent responsible, *dig. S. C. R. I.*, 257.

Mere wrongful attachment without disturbance, is conversion, *dig. S. C. N. H.*, 358.

TRUST.

Direction to bank treasurer to pay deposit to wife not declaration of trust, *Pope v. Cushing*, in full, S. C. Vt., 471.

For support of third persons, how enforced, *dig. S. C. App. W. Va.*, 195.

Purchase by trustee, misapplication of trust money, liability of vendor to estate, *dig. S. J. C. Mass.*, 490.

TRUST—Continued.

- Set aside for mistake of law, when, dig. S. C. Pa., 278.
 Transfer of fund from one capacity to another, discharge of bondsmen, dig. S. C. App. W. Va., 257.
 Wrongful conversion, when money may be pursued, dig. S. C. Mo., 439.
 See Estoppel.

TRUST DEED.

- Sale under presumed, valid, dig. S. C. App. W. Va., 38.

TRUSTEES.

- Duty of purchaser to look to application of purchase money, dig. Md. Ct. App., 176.
 Not liable for neglect to pursue predecessor whose accounts had been settled, or whose security had become insolvent, dig. S. C. Mo., 439.

USAGE.

- Affecting warranty not provable when, dig. S. C. Mich., 338.

USURY.

- Stipulation to pay attorneys fees not dig. S. C. Ark., 318.
 See Conflict of Laws.

VERDICTS.

- Irregular verdicts, correction of error in open court, when had., C. T. 241.

VOLUNTARY PAYMENT.

- Money paid under mistake of facts, when not Meredith v. Haynes, in full S. C. Pa., 133.
 Payment under threats to remove payor's wife dangerously sick from hotel not voluntary, Levy v. Corey, C. T. 161.
 Requisites for recovery of taxes illegally exacted, dig. S. C. Pa. 457.

WAIVER.

- See Exemptions; Lien.

WARRANTS OF ATTORNEY.

- See Statutes.

WARRANTY.

- Breach of measure of damages, dig. S. J. C. Mass., 256.
 Measure of damages, for breach of, Case v. Stevens, in full, S. J. C. Mass., 311.
 "Implied Warranty of Solvency of Bills and Notes." Chas. A. Bucknam, 427.
 Total failure of consideration only justifies setting up breach of, in action for price, dig. S. C. Vict., 78.
 See Usage.

WATERS.

- Erection of embankments by, Railroads, dig. Tex. Ct. App., 278.
 Liability for filthy percolations, dig. Eng. H. Ct. Ch. Div., 398.
 Rights in sub-terranean waters, dig. [Eng. H. Ct. Ch. Div., 38.
 Rights of parties to dispose of surface water to injury of other, Whallers v. Lancashire etc. R. R. Co., in full Eng. Ct. App. 29.
 See Riparian Rights.

WEST VIRGINIA.

- Laws of Virginia how far applicable *In re Frew*, S. C. App. W. Va. in full., 71.

WILL.

- Absolute devise for "comfort and convenience" of devisees gives only life estate, dig. S. C. Ind., 319.
 Absolute devise or bequest of income only, dig. S. C. Pa., 195.
 Agreement between two depositors that survivor shall have whole, is will, Towle v. Wood, in full, S. C. N. H., 411.

WILL—Continued.

- Bequest to "my wife" held to mean unlawful second wife, dig. Eng. H. Ct. Prob. Div., 479.
 "Charitable Corporation" religious body not, dig. S. C. Wis., 479.
 Clause in deed fixing disposition of estate dependent on grantee's death, not testamentary, dig. S. C. Pa., 137.
 Construction of bequest to two societies, dig. S. C. N. J. Ch. Ct., 38.
 Construction of, devise with limitation over, John v. Bradbury, in full, S. C. Ind., 373.
 Construction of, division of legacy, whether in six or seven parts, dig. S. C. Pa., 78.
 Devise contemplating death of devisees means death during life time of testator, dig. N. J. Ch. Ct., 58.
 Devise for maintenance of two children, effect of adoption of one, dig. S. J. C. Mass., 257.
 Devise in trust for one with remainder over on failure of issue of beneficiary gives him power of disposition when, dig. S. J. C. Mass., 195.
 Devise of income of estate to A. & B., and at their deaths the estate to their children, gives A's children one-half income at his death, and the whole goes *per capita*, at B's death, dig. N. J. Ch. Ct., 53.
 Devise to dead person, rights of issue, dig. S. J. C. Mass., 218.
 Devise to executor in trust, right to delegate trust to executor, dig. S. C. R. I., 257.
 Devise to heirs of different persons, construction of, dig. S. C. App. W. Va., 398.
 Devise to one, over upon, failure of issue gives estate tail which may be barred, dig. S. C. Pa., 58.
 Devise to one and over in case of his dying without wife gives wife no implied estate, dig. S. J. C. Mass., 176.
 "Equal among my heirs at law" means what, dig. S. C. Ill., 499.
 Extension of time of settlement to executors, rights of, as to their own debts to estate, dig. S. C. Pa., 218.
 Failure of subscribing witnesses' memory no ground for refusing probate, dig. Eng. Ct. App., 237.
 Interpretation of "heirs at law," dig. S. C. Ill., 499.
 Is "right heirs" interpreted by law of domicile or by *lex rei sita*? Q. & A., 238.
 Legacy to one with interest only payable for life, is nevertheless absolute, as to his representatives, dig. S. C. Pa., 358.
 Mere direction to devisor to pay legacy, no charge on land dig. S. C. Pa., 278.
 Of married woman, recognition by her after husband's death validates, dig. Ky. Ct. App., 196.
 Revocation of second will does not revive first, dig. S. C. Conn., 58.
 Revocation, what amounts to, dig. S. C. N. H., 358.
 "Testamentary Capacity," *Law Times*, 259.
 What rights have legatees of notes supposed by executor to be in existence and given for property supposed to be sold? Especially if executors afterwards get the notes? Q. & A., 177.
 Will of *ferme sale*, whether revoked by mere marriage, Swan v. Hammond, S. J. C. Mass., 431; Noyes v. Southworth, S. C. Mich., note, 432; Fellows v. Allen, S. C. N. H. 10.
 See Deed; Evidence.

WORDS AND PHRASES.

- "Decrepit person" dig. Tex. Ct. App. 316.
 "Growing crops" dig. S. C. Cal., 195.
 "Horse" dig. Tex. Ct. App. 237.
 "Household furniture" dig. Ct. Com. Pl. Phila. 218.
 "Movable property" dig. Tex. Ct. App. 316.
 "My wife" dig. Eng. H. Ct. Prob. Div., 479.
 "Rates" dig. Eng. H. Ct. Ch. Div. 237.
 "Vacation" C. T. 301.

